

The British Columbia Gazette.

PUBLISHED BY AUTHORITY.

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VICTORIA, JULY 6TH, 1893.

No. 27.

The Pritish Columbia Gazette.

PUBLISHED EVERY THURSDAY.

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APPOINTMENTS.

PROVINCIAL SECRETARY'S OFFICE.

IS HONOUR the Lieutenant-Governor has been pleased to make the following appointments:-

ROBERT BIRD KERR, of the City of New Westminster, Esquire, Barrister-at-Law, to be a Notary Public within and for the Province of British Columbia.

To be Justices of the Peace :-

au10 526 .jy27 525 au10 526

HERBERT J. KIRKLAND, of Rivers Inlet, Esquire, within and for the Westminster Electoral District, and John J. McRae, of the village of Agassiz, Esquire, within and for the Westminster and Yale Electoral

PROVINCIAL SECRETARY.

"SHERIFFS' ACT."

DURSUANT to section 6 of an Act passed by the Legislature of this Province in the 53rd year of Her Majesty's reign, intituled "An Act to amend the 'Sheriffs Act," the following is published:—

(a.) COUNTY OF VICTORIA: Sheriff, James Eliphalet McMillan, Esquire; post office address, Victoria.

Limits of Bailiwick:—Vancouver Island and the Islands adjacent thereto, and Queen Charlotte Islands, but excepting the Electoral Districts* of Nanaimo, Cowichan and Comox.

(b.) COUNTY OF WESTMINSTER: Sheriff, William James Armstrong, Esquire; post office address, New Westminster.

Limits of Bailiwick:—The Electoral Districts* of Westminster (except that portion comprised within the limits of the County of Vancouver) and New Westminster City, and the Hope and Yale Polling Divisions* of the Electoral District* of Yale, and throughout the Islands adjacent thereto, other than Queen Charlotte Islands.

(c.) COUNTY OF YALE: Sheriff, Arthur Gore Pemberton, Esquire; post office address, Kamloops.

Limits of Bailiwick:—The Kamloops, Nicola Lake, Okanagan and Rock Creek Polling Divisions* of the Electoral District of Yale.

(d.) COUNTY OF CARIBOO: Sheriff, John Stevenson, Esquire; post office address, Barkerville.

Limits of Bailiwick:—The Electoral Districts* of Lillooet and Cariboo and the Lytton and Cache Creek Polling Divisions* of the Electoral District of Yale.

(e.) COUNTY OF KOOTENAY: Sheriff, Stephen Redgrave, Esquire; post office address, Donald.

Limits of Bailiwick:—The Electoral District* of Kootenay.

(f.) COUNTY OF NANAIMO: Sheriff, Samuel Drake, Esquire; post office address,

Limits of Bailiwick:—The Electoral Districts* of Nanaimo, Comox, Cowichan and Cassiar.

(g.) County of Vancouver: Sheriff, James Deacon Hall, Esquire; post office address, Vancouver.

Limits of Bailiwick:—The Vancouver City Electoral District and that portion of the Westminster Electoral District described in section 3 of the "Sheriffs' Act Amendment Act, 1892."

*The Electoral Districts and Polling Divisions above referred to are the Electoral Districts and Polling Divisions as the same existed on the 7th day of February, A.D. 1890.

> A. CAMPBELL REDDIE, Deputy Provincial Secretary.

Provincial Secretary's Office. Victoria, 6th July, 1893.

TABLE

howing the Dates and Places of Courts of Assize, Nisi Prius, and Oyer and Terminer, for the Year 1893.

> FALL ASSIZES. [On Mainland.]

Richfield	Monday	11th September.
Clinton	Wednesday	27th September.
Kamloops	Monday	2nd October.
Lytton	Monday	9th October.
New Westminster	Wednesday	8th November.
Vancouver	Wednesday	15th November.
	ancouver Island	
T73		

Victoria..... Monday..... 27th November. NanaimoTuesday5th December.

PROVINCIAL SECRETARY.

RESIDENT PHYSICIAN—CARIBOO DISTRICT.

PPLICATIONS for the position of Resident Physi-A cian for the lower part of the Cariboo District will be received at the Provincial Secretary's Office until Saturday, the 15th day of July, next.
Government stipend at the rate of \$600 per annum.

A. CAMPBELL REDDIE, Deputy Provincial Secretary.

Provincial Secretary's Office, 28th June, 1893.

je29

PROCLAMATIONS.

[L.S.]

E. DEWDNEY.

CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these Presents shall come.—Greeting.

A PROCLAMATION.

Deputy Attorney-General. WHEREAS it is provided by section 15 of an Act passed by the Legislature of British Columbia in the fifty-sixth year of Our Reign, intituled "An Act to amend the 'Public School Act, 1891," and the 'Public School Act Amendment Act, 1892,' that the said Act shall not come into operation until proclaimed by the Lieutenant-Governor in Council; and whereas Our said Lieutenant-Governor, by and with the advice of the Executive Council, has been pleased to proclaim, by an Order in Council in that behalf, the first day of July, one thousand eight hundred and ninety-three, as the day on which the said Act shall come into force.

NOW KNOW YE, therefore, that in pursuance thereof, We do hereby proclaim the said Act to be in force as from the first day of July, one thousand eight hundred and ninety-three.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of the said Province to be hereunto affixed: Witness, the Honourable EDGAR DEWDNEY, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this 14th day of June, in the year of Our Lord one thousand eight hundred and ninety-three, and in the fifty-sixth year of Our Reign.

By Command.

A. CAMPBELL REDDIE, Deputy Provincial Secretary.

EDUCATION.

EDUCATION OFFICE, Victoria, July 3rd, 1893.

WHEREAS the Council of Public Instruction is empowered, under the "Public School Act," to create School Districts in addition to those already existing, and to define the boundaries thereof, and from time to time to alter the boundaries of existing Districts; it is hereby notified that the Council has been pleased to create the tract of land included within the under-mentioned boundaries a School District, under the title of "Ladner School District:"

Commencing at the north-west corner of Lot 59, Group 2, Canoe Pass, New Westminster District; thence southerly along said Pass to the northern point of Lot 187; thence along the boundary lines of said lot to the north-west corner of Lot 60; thence east to the north-east corner of said lot; thence south to the north-west corner of Lot 185; thence in a direct line east to the western boundary line of Lot 188; thence southerly and easterly along the boundary lines of said lot to Cohilukthan Slough; thence northerly along said slough to Fraser River; thence westerly following the shore line to the point of commencement.

Also, that the Council has been pleased to alter and re-define the boundaries of Trenant School District, as follows :-

Commencing at the north-west corner of Lot 174, Township 5, New Westminster District; thence south to the south-west corner of Lot 173; thence east to

the south-east corner of Lot 176; thence north to the south-west corner of Section 25; thence east to the south-east corner of said section; thence in a direct line north to Fraser River; thence westerly following the shore line to the mouth of Cohilukthan Slough; thence southerly following said slough to the point of commencement

Also, that the Council has been pleased to alter and re-define the boundaries of "Westham School District," as follows:

All that tract of land known as Westham Island,

New Westminster District.

jy6

S. D. POPE, Secretary, Council of Public Instruction.

LANDS AND WORKS.

OSOYOOS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in Osoyoos Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of M. Lumby, Esq., Assistant Commissioner of Lands and Works, Vernon:

TOWNSHIP 40.

N.W. & Sec. 3 and N.E. & Sec. 4.—William Rollings, Pre-emption Record No. 702, dated 12th February, 1889.

S.E. 4 Sec. 4. W. ½ of Sec. 4 and E. ½ Sec. 5.—David G. Stewart and Wm. M. Wier, Pre-emption Record No.

1,017, dated 21st February, 1891. W. ½ Sec. 5; N. ½ of S.E. ½, N. ½ of S.W. ¼, N.W. ‡, and N.E. ‡ Sec. 6.

‡, and N.E. ‡ Sec. b.

Frac. S.W. ‡ Sec. 7 (exclusive of Lot 214), and S.E.

‡ Sec. 7—Fred. C. Warner, Pre-emption Record
No. 1,104, dated 1st June, 1891.

W. ½ Sec. 8.—Coll. and Alex. McDonald, Pre-emption Record No. 1,384, dated 20th October, 1892.

E. ½ Sec. 8.—Wm. Drury and H. C. Cooper, Pre-emption Record No. 1,345, dated 31st August,

1892.

No. 888, dated 26th May, 1890. N.

S. ½ Sec. 9.—Joseph Andrew, Pre-emption Record No. 846, dated 19th March, 1890. W. ½ Sec. 10.—Neil McLean, Pre-emption Record No. 591, dated 28th February, 1888.

N.E. 4 and S.E. 4 Sec. 10.—Edward Driscoll, Preemption Record No. 935, dated 9th October, 1890.

N. ½ of S.W. ¼ and N.W. ¼ Sec. 11, and S.W. ¼ Sec. 14.—Joseph Cartwright, J. W. Cartwright and Geo. A. Cartwright, Pre-emption Record No. 1,354, dated 14th September, 1892.

N.É. 4 Sec. 11; Sec. 12. S.E. 4 Sec. 13.—E. J. Miller, Pre-emption Record

No. 1,239, dated 26th March, 1892. S.W. ¼ and N.W. ‡ Sec. 13.—Chas. W. and Fred. D. Finlaison, Pre-emption Record No. 950, dated

3rd November, 1890.

N.E. ‡ Sec. 13; S. ½ of S.E. ‡ Sec. 14.

N. ½ of S.E. ‡ and S. ½ of N.E. ‡ Sec. 14.—Malcolm A. F. Lindsay, Pre-emption Record No.

colm A. F. Lindsay, Fre-emption Record No. 1,422, dated 24th November, 1892.

N. ½ of N. E. ¼ and N. W. ¼ Sec. 14.

S. ½ of Sec. 15.—Andrew J. Woodward, Pre-emption Record No. 905, dated 1st August, 1890.

N. ½ Sec. 15; Sec. 16; S. E. ¼ and E. ½ of S. W. ¼

Sec. 17; S.E. ‡ Sec. 21; S. ½ Sec. 22; S. ½ Sec. 23; S.E. ‡ Sec. 24.

S.W. ‡ and N.W. ‡ Sec. 24.—Chas. W. and Fred.
D. Finlaison, Pre-emption Record No. 950, dated

3rd November, 1890. N.E. ‡ Sec. 24; S.E. ‡ Sec. 25.

Township 43.

N.W. \(\frac{1}{4}\) Sec. 4; Sec. 5; Sec. 6. E. \(\frac{1}{2}\) of S.E. \(\frac{1}{4}\), E. \(\frac{1}{2}\) of N.E. \(\frac{1}{4}\) Sec. 7.—Nils Peter Nelson, Pre-emption Record No. 1,399, dated 2nd November, 1892.

W. $\frac{1}{2}$ of S.E. $\frac{1}{4}$ Sec. 7; E. $\frac{1}{2}$ Sec. 8. S.W. $\frac{1}{4}$ Sec. 8.—James John Hull, Pre-emption Record No. 1,348, dated 9th September, 1892. N.W. & Sec. 8.—William Geo. Proctor, Pre-emption

Record No. 1,347, dated 9th September, 1892. S.E. 4 Sec. 9.—Vernon L. E. Miller, Pre-emption Record No. 1,297, dated 17th June, 1892.

W. ½ and N.E. ¼ Sec. 9; S.W. ¼ and N. ½ Sec. 15; S. ¼ Sec. 16; S. E. ¼ Sec. 17.

S.W. 4 and N.W. 4 Sec. 17.—Fred. H. Barnes, Pre-emption Record No. 1,064, dated 25th April, 1891.

S.E. ‡ Sec. 18.

E. ‡ of N.E. ‡ Sec. 18 and E. ‡ of S.E. ‡ Sec. 19.

William Marsh, Pre-emption Record No. 1,415, dated 21st November, 1892.

N.E. 4 Sec. 19. S.W. 4 Sec. 20.—Hugh Gibson, Pre-emption Record No. 1,386, dated 27th October, 1892. N.W. 4 Sec. 20.—George Baker, Pre-emption Record

No. 1,387, dated 28th October, 1892.

S.W. 4 Sec. 23.
N.W. 4 Sec. 23.—Leopold S. E. Simmons, Preemption Record No. 1,273, dated 18th May, 1892.

E. ½ Sec. 26. W. ½ Sec. 26.—George Slack, Pre-emption Record

No. 1,150, dated 14th August, 1891. ½ of N.W. ½ Sec. 28.—William and Herbert W. Ferris, Pre-emption Record No. 1,407, dated 7th November, 1892.

S.E. ‡ Sec. 29.--Gilbert Gladwin, Pre-emption Record No. 1,400, dated 3rd November, 1892.

S.W. & Sec. 29.—Geo. A. Borthwick, Pre-emption Record No. 1,416, dated 22nd November, 1892.

N.W. & Sec. 29.—E. M. and A. E. M. Chalmers, Pre-emption Record No. 1,405, dated 5th November, 1892.

N.E. & Sec. 29.—Robert Pyne, Pre-emption Record

No. 1,402, dated 3rd November, 1892. \(\frac{1}{2} \) of E. \(\frac{1}{2} \) Sec. 30.—E. M. and A. E. M. Chalmers, Pre-emption Record No. 1,405, dated 5th November, 1892.

1 Sec. 32.—Alex. Cheyne, Pre-emption Record No. 1,401, dated 3rd November, 1892

N. ½ of S.E. ¼ and frac. S. ½ of N.E. ¼ Sec. 32.— James H. Christie, Pre-emption Record No.

1,311, dated 19th July, 1892. S.W. ‡ and frac. N.W. ‡ Sec. 33.—Wm. and H. W. Ferris, Pre-emption Record No. 1,407, dated 7th November, 1892.

S. ½ Sec. 35.

TOWNSHIP 44.

N.W. \$\frac{1}{4}\$ of S.W. \$\frac{1}{4}\$ and W. \$\frac{1}{2}\$ of N.W. \$\frac{1}{4}\$ Sec. 5, and S.W. \$\frac{1}{4}\$ of S.W. \$\frac{1}{4}\$ Sec. 8.—Harry B. G. Latimer, Pre-emption Record No. 1,428, dated 24th Jan-

N. L. 4 Sec. 6.—James A. Latimer, Pre-emption Record No. 1,417, dated 22nd November, 1892.
W. ½ Sec. 7; W. ½ Sec, 18; S.W. ‡ Sec. 19.
N.W. ‡ Sec. 19.—John Norwood, Pre-emption Record No. 1,406, dated 7th November, 1892.
N. W. ‡ Sec. 20; Sec. 20; Sec. 21; Sec. 29.

N.W. ½ Sec. 29; Sec. 30; Sec. 31; Sec. 32.

Frac. E. ½ of N.E. ¼ Sec. 1 and frac. S.E. ½ Sec. 12,

Township 25, and N.W. ¼ Sec. 6, Township 26

(exclusive of Lot 134).—Felix Guillet, Pre-emption Record No. 978, dated 19th December, 1890.

Frac. N.E. ‡ Sec. 8, Township 26 (exclusive of Lot 131); frac. N.W. ‡ Sec. 8, east of Lot 132; frace part of S.E. ‡ Sec. 17, lying south of river.—
Thos. Swordy, Pre-emption Record No. 849, dated 26th Mayob 1899 26th March, 1890.

Frac. S.E. ¹/₄ Sec. 21, Township 26 (exclusive of Lot 126); frac. N.E. ¹/₄ Sec. 21, Township 26, lying east of Lot 126.—Norman McDonald, Pre-emption Record No. 1,421, dated 22nd November, 1892.

Lot 422, Group 1.—John Henry East, Pre-emption Record No. 966, dated 6th December, 1890. Lot 423, Group 1 .-- Francis Wm. Jackson, Pre-

emption Record No. 893, dated 23rd June, 1890. Lot 424, Group 1.—John Sullivan, Pre emption Record No. 1,395, dated 31st October, 1892.

Lot 425, Group 1.—John McLaren, Pre-emption Record No. 1,396, dated 31st October, 1892. Lot 428, Group 1—Wm. Roy, Pre-emption Record

No. 752, dated 6th June, 1889. Lot 429, Group 1.—Lindsay M. McCarren, Preemption Record No. 959, dated 31st November,

Lot 512, Group 1.-C. N. M. Cox, Pre-emption Record No. 1,440, dated 24th February, 1893. Lot 530, Group 1.—Thomas McDonnell, Pre-emption Record No. 955, dated 11th November, 1890.

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE.

Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 4th May, 1893.

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LANDS AND WORKS.

COAST DISTRICT, RANGE 3.

YOTICE is hereby given that the following tracts of land in Coast District, Range 3, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria:-

TOWNSHIP 1.

Sec. 31; Sec. 32; N. ½ Sec. 33: N.W. ¼ Sec. 34. TOWNSHIP 2.

Sec. 1; Sec. 2; Sec. 3; E. $\frac{1}{2}$ and S.W. $\frac{1}{4}$ Sec. 4; S.W. $\frac{1}{4}$ Sec. 5; S.E. $\frac{1}{4}$ Sec. 6; S. $\frac{1}{2}$ Sec. 11; S. $\frac{1}{2}$ Sec.

Township 4.

N.W. $\frac{1}{4}$ Sec. 4; N. $\frac{1}{2}$ Sec. 5; N. $\frac{1}{2}$ Sec. 6; Sec. 7; Sec. 8; Sec. 9; Sec. 10; N.W. $\frac{1}{4}$ Sec. 11; N.E. $\frac{1}{4}$ and S.W. $\frac{1}{4}$ Sec. 14; S. $\frac{1}{2}$ Sec. 15; S. $\frac{1}{2}$ Sec. 16; Sec. 17; S.E. 4 Sec. 18; S. 3 and N.E. 4 Sec. 24.

TOWNSHIP 6.

N. $\frac{1}{2}$ Sec. 19; N. $\frac{1}{2}$ Sec. 20; N. $\frac{1}{2}$ Sec. 21; N. $\frac{1}{2}$ Sec. 22; N. $\frac{1}{2}$ Sec. 23; N. $\frac{1}{2}$ Sec. 24; S. $\frac{1}{2}$ Sec. 25; S. $\frac{1}{2}$ Sec. 26; S. $\frac{1}{2}$ Sec. 27; S. $\frac{1}{2}$ Sec. 28; S. $\frac{1}{2}$ Sec. 29; S. ½ Sec. 30.

TOWNSHIP S.

E. $\frac{1}{2}$ and N.W. $\frac{1}{4}$ Sec. 12; S. $\frac{1}{2}$ and N.E. $\frac{1}{4}$ Sec. 13; N.E. $\frac{1}{4}$ Sec. 14; N. $\frac{1}{2}$ Sec. 19; N. $\frac{1}{2}$ Sec. 20; E. $\frac{1}{2}$ and N.W. $\frac{1}{4}$ Sec. 21; S. $\frac{1}{2}$ and N.W. $\frac{1}{4}$ Sec. 22; S. $\frac{1}{2}$ Sec. 23; S.W. $\frac{1}{4}$ Sec. 24.

TOWNSHIP 9.

N.E. $\frac{1}{4}$ Sec. 31; Sec. 32; W. $\frac{1}{2}$ and S.E. $\frac{1}{4}$ Sec. 33; N. 1 Sec. 28; N.E. 1 Sec. 29.

Township 10.

S.W. $\frac{1}{4}$ Sec. 5; Sec. 6; W. $\frac{1}{2}$ Sec. 7.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 22nd June, 1893.

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NEW WESTMINSTER DISTRICT.

YOTICE is hereby given that the under-mentioned tracts of land, situated in New Westminster District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of C. Warwick, Esq., Assistant Commissioner of Lands and Works, New Westminster:

Lot 1,611, Group 1.—Fred. G. Thulen, Pre-emption Record No. 820, dated 2nd August, 1890.

Lot 1,612, Group 1.—Charles A. Thulen, Pre-emption Record No. 766, dated 21st April, 1890. Lot 1,613, Group 1.—Charles M. Nelson, Pre-emption

Record No. 804, dated 29th July, 1890.

Lot 1,614, Group 1.—Albert Hansen, Pre-emption Record No. 805, dated 29th July, 1890. Lot 1,615, Group 1.—William Thomas, Pre-emption Record No. 821, dated 2nd August, 1890. Lot 1,616, Group 1.—Alfred Swanson, Pre-emption Record No. 1,109, dated 12th June, 1891.

Persons having adverse claims to any of the above-

mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands and Works. Lands and Works Department, Victoria, B. C., 22nd June, 1893.

NOTICE is hereby given that the under-mentioned tracts of land, situated in the following Districts, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria:

RUPERT DISTRICT.

Malcolm Island.

Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 11, 12, 13, 14, 15, 15A, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54.

Frac. Sec. 1; frac. Sec. 2, exclusive of Indian Reserve; Sec. 3, exclusive of Indian Reserve and Lot 27; Sec. 4; Sec. 5; Sec. 6; Sec. 9; Sec. 10, exclusive of Lots 26 and 27; frac. Sec. 11, exclusive of Lot 6; frac. S.W. \(\frac{1}{4}\) Sec. 14; frac. S. \(\frac{1}{2}\) Sec. 15; frac. S. \(\frac{1}{2} \) Sec. 16.

COAST DISTRICT.

Lot 36, Range 2.—John H. Hunter, Pre-emption Record No. 635, dated 27th April, 1892. Lot 37, Range 2.—John Ward, Pre-emption Record

No. 482, dated 3rd September, 1891.

Lot 38, Range 2.—James L. Hunter, Pre-emption

Lot 38, Range 2.—James L. Hunter, Fre-emption Record No. 476, dated 2nd September, 1891. Lot 39, Range 2.—William Hunt, Pre-emption Record No. 666, dated 13th June, 1892. Lot 40, Range 2.—Charles McNulty, Pre-emption Record No. 638, dated 3rd May, 1892. Lot 41, Range 2.—William Noon, Pre-emption

Record No. 670, dated 30th June, 1892. Lot 42, Range 2.—John Killoren, Pre-emption

Record No. 480, dated 2nd September, 1891.

Lot 43, Range 2.—John McPhee, Pre-emption Record No. 492, dated 10th September, 1891.

Lot 44, Range 2.—John A. Rupert, Pre-emption

Record No. 859, dated 14th March, 1893.

Lot 45, Range 2.—Archie Bremner, Pre-emption Record No. 497, dated 11th September, 1891.

Lot 46, Range 2.—John V. Cooke, Pre-emption Record No. 478, dated 2nd September, 1891.

Lot 47, Range 2.—Henry Beare, Pre-emption Record No. 512 dated 6th Outsland, 1891.

No. 513, dated 6th October, 1891.

Lot 48, Range 2.—M. J. Blanchfield, Pre-emption.

Record No. 636, dated 2nd May, 1892.

Lot 49, Range 2.—James D. Sim, Pre-emption.

Record No. 576, dated 29th December, 1891.

GOLDSTREAM DISTRICT.

Sec. 23.—Henry Snider and William Allen, Preemption Record No. 327, dated 26th September,

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B. C., 11th May, 1893.

myll

WEST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate in West Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of N. Fitzstubbs, Esq., Assistant Commissioner of Lands and Works, Nelson:

Lot 197, Group 1, Elzear M. La France, Pre-emption Record No. 67, dated 27th November, 1891. Lot 541, Group 1, "Washington Mineral Claim., 545, "Slocan Star", ,, 546, "Jennie"

,, 546, "Slocan King" 9.9

Persons having adverse claims Lot 197 must furnish a statement of same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Land & Works.

Lands and Works Department, Victoria, B.C., 4th May, 1893.

my4

NOTICE is hereby given that the under-mentioned tracts of land, situate in the following Districts, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria :-

SAYWARD DISTRICT.

Lot 180.—R. H. Pidcock. Lot 181.-Grouse Island.

CLAYOQUOT DISTRICT.

Sec. 87 .- John Margetish, Pre-emption Record No. 749, dated 12th September, 1892.

Persons having adverse claims to Section 87, Clayoquot District, must furnish a statement of the same to the Commissioner within 60 days from the date of this

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 22nd June, 1893.

je22

LANDS AND WORKS.

OSOYOOS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in Osoyoos Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of M. Lumby, Esq., Assistant Commissioner of Lands and Works, Vernon:

Lot 531, Group 1.—Thomas F. Morgan and Robert Hy. White, Pre-emption Record No. 911, dated 22nd August, 1890.

Lot 532, Group 1.

Lot 533, Group 1.—Charles M. Randell, Pre-emption
Record No. 637, dated 30th June, 1888.

Lot 534, Group 1.—Edward and Francis Ruckle, Pre-emption Record No. 1,208, dated 7th December, 1891.

Lots 535 and 536, Group 1.--Robert and George Wassan, Pre-emption Record No. 627, dated 5th June, 1888.

Lot 537, Group 1.—Thomas Newby, Pre-emption Record No. 876, dated 9th May, 1890. Lot 538, Group 1.—James Newby, Pre-emption

Record No. 1,048, dated 6th April, 1891. Lot 539, Group 1.—Vacher Clement, Pre-emption

Record No. 691, dated 13th December, 1888

N.W. 4 Section 21 and S.W. 4 Section 28, Township 23.—Charles D. Simms, Pre-emption Record

No. 814, dated 21st November, 1889. S. E. 4 Section 28, Township 34.—George Lynn, Preemption Record No. 401, dated 8th October,

N.E. 1 and N.W. 1 Section 13, Township 6.—John McClure, Pre-emption Record No. 1,135, dated 14th July, 1891.

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works. Lands and Works Department,

Victoria. B.C., 22nd June, 1893.

RESERVE—WEST KOOTENAY DISTRICT.

NOTICE is hereby given that the following lands are reserved from pre-emption and settlement,

A strip of land one mile in width on each side of a line commencing from a point at the mouth of Nakusp Creek; thence following said creek to Box Lake, a distance of seven miles, more or less; thence following the stream flowing into Slocan Lake a distance of 12 miles, more or less, to Slocan Lake; thence following the shore of Slocan Lake to the mouth of Wilson Creek; thence following Wilson Creek for two miles, more or less; thence to a point on Carpenter Creek about three miles above its mouth; thence following said Carpenter Creek to a point known as the Forks of Carpenter Creek.

F. G. VERNON, Chief Commissioner of Lands & Works, Lands and Works Department, Victoria, B.C., 14th June, 1893. jel5

WEST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in West Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of N. Fitzstubbs, Esq., Assistant Commissioner of Lands and Works, Nelson:

Lot 212, Group 1.—"Spokane" Mineral Claim. Lot 213, Group 1.—"Trinket" Mineral Claim. Lot 451, Group 1.—"Best" Mineral Claim.

Notice is hereby given that the survey of the "Spokane" Mineral Claim, known as Lot 198, Group One, Kootenay District, and first appearing in the British Columbia Gazette dated 5th June, 1890, is cancelled. The survey thereof as performed and marked upon the ground as Lot 212, Group 1, Kootenay District, by Mr. C. E. Perry, P.L.S., is hereby accepted.

W. S. GORE, Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 22nd June, 1893.

je22

LANDS AND WORKS.

RESERVE—ESQUIMALT DISTRICT.

VOTICE is hereby given that all that portion of A Section Eleven (11), Esquimalt District, situated at Macauley's Point, and containing three and threetenths acres, more or less, which has recently been purchased by the Dominion Government for military purposes, be released from all reservations and exceptions whatsoever, so long as the same is held for military purposes.

F. G. VERNON, Chief Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 31st May, 1893.

jel

TIMBER LICENSES.

NOTICE is hereby given that 30 days after date the undersigned intends making application to the Chief Commissioner of Lands and Works for permission to lease, for lumbering purposes, the following described tracts of land, situated in Clayoquot District, Vancouver Island :-

No. 1.—Commencing at a post on Alberni Canal, about half a mile south of Mahamint Bay; thence west 40 chains; north 30 chains; east 40 chains to a post marked "H. C. Robinson;" thence following shore line to point of commencement; 120 acres, more or less.

No. 2.—Commencing at a post on the north shore of Vernon Bay, Barclay Sound; north 20 chains; west 320 chains; south 20 chains; thence following shore line to point of commencement; 640 acres, more

No. 3.—Commencing at a post about five miles from the head of Effingham Inlet; thence west 160 chains to a post on Pipestem Inlet; thence north 80 chains; thence east 160 chains; thence following shore line to point of commencement; 1,280 acres, more or less.

No. 4.—Commencing at a post about five miles from the head of Effingham Inlet, on east side of inlet; thence east 60 chains; south 40 chains; west chains; thence following shore line to point of commencement; 240 acres, more or less.

No. 5.—Commencing at a post on north shore of Useless Inlet; thence north 20 chains; east 40 chains; south 60 chains; west 20 chains, following shore line to point of commencement; 150 acres, more or less.

No. 6.—Commencing at a post on south side of Siddal Island; thence north 40 chains to a post on north shore of island; thence following shore line to point of commencement; 100 acres, more or less.

No. 7.—Commencing at a post at the mouth of Boat Passage; west 80 chains; south 160 chains to shore; thence following shore line to point of commencement; 640 acres, more or less.

No. 8.—Commencing at a post in a bay north of Georgina Point; north 40 chains; west 80 chains to Pipestem Inlet; thence following shore to point of commencement; 320 acres, more or less.

No. 9.—Commencing at a post on Halfred Bay, Copper Island; thence east 40 chains; south 40 chains to shore; thence following shore line to point of com-

mencement; 160 acres, more or less. No. 10.—Commencing at a post marked "W. P. Sayward" in Uchucklesit Harbour; thence north 40 chains; east 40 chains to shore; thence following shore line to point of commencement; 160 acres, more

GEO. A. SMITH. Alberni, B.C., June 16th, 1893.

TOTICE is hereby given that 30 days after date I intend to make application to the Chief Commissioner of Lands and Works for a license to cut and carry away timber from the following described lands, viz.:—Commencing at a stake placed on the east line of the Moodyville Saw-mill Company's lease on Princess Royal Reach, Jervis Inlet, about 20 chains south of north-east corner of such lease; thence east 20 chains; thence south 20 chains; thence east 20 chains; thence south 40 chains; thence east 20 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains, more or less, to Moodyville Company's south line; thence following Moodyville Company's lines to place of commencement; containing about 1,000 acres.

Vancouver. B.C., 5th June, 1893.

N. MORIN.

TIMBER LICENSES.

TOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works for a license to cut and carry away timber from the following described tract of land:-Commencing at a post marked "H. M.," on Salt Lagoon, Cortes Island; thence south 40 chains; west 40 chains; south 40 chains; west 40 chains; north 40 chains; west 80 chains; north 40 chains; east 40 chains; north 40 chains; east 40 chains; south 40 chains; east 80 chains to point of commencement.

H. R. MORSE, JR.

June 10th, 1893.

jel5

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works for a special license to cut and carry away timber on the following described land, situated about two miles south-east from the head of Slocan Lake, West Kootenay, 160 chains along shore of Slocan Lake; thence 40 chains north-east; thence 160 chains north-west; thence 40 chains south-west to the point of commencement; containing 1,000 acres.

ALEXANDER McKAY

New Denver, B.C., 23rd June, 1893.

OTICE is hereby given that thirty days after date I intend applying to the Honourable the Chief Commissioner of Lands and Works for a license to cut and carry away timber from the following tract of land: - Commencing at a post on Cordero Channel; thence 40 chains north; thence east to the Moodyville Sawmill's line; thence south to the beach; thence along the shore to the point of commencement; containing 1,000 acres, more or less.

SIM DOBIE.

Vancouver, May 30th, 1893.

OTICE is hereby given that 30 days after date I Intend making application to the Chief Commissioner of Lands and Works for a license to cut and carry away timber from the following described land, situate on an unsurveyed channel on Valdes Island, commonly known as the Hole-in-the-Wall, in a bay about one mile south-west from a place known as "the Hole," and commencing at the south-east corner of Merrill's claim, Lots 22, 25, 27; thence south 60 chains; thence east 120 chains; thence north 60 chains, more or less, to the shore; thence west along the shore to place of commencement

HENRY LANG.

Vancouver, B.C., 17th June, 1893.

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works for a license to cut timber on the following described land, situate on the west side of the Okanagan Lake, in Osoyoos Division of Yale District, Province of B.C., viz.:-Commencing at a stake on traverse line marked 10, 13, S., W.P., XIII., XIX.; thence following the traverse line 240 chains north; thence 40 chains west; thence 240 chains south; thence 40 chains east to place of commencement; containing 1,000 acres, more or less. GUS HEWITT.

Vernon, June 27th, 1893.

NOTICE is hereby given that 30 days after date we intend to apply to the Chief Commissioner of Lands and Works for a license to cut timber on the following described land, situate on the west side of Okanagan Lake, in the Osoyoos division of Yale District, Province of B. C., viz.

Commencing at a point 5 chains west from intersection of Thos. Armstrong's south boundary line and the lake traverse line; thence 240 chains south, following parallel with the lake traverse line; thence 40 chains west; thence 240 chains north; thence 40 chains east to point of commencement, containing 1,000 acres, more or less

SMITH & CLERIN

Vernon, June 27th, 1893.

OTICE is hereby given that 30 days after date I intend applying to the Chief Commissioner of Lands and Works for a license to cut timber on the under-mentioned lands, viz.:

Section 11, Township 18; north ½ Section 2, Town-ip 18; 960 acres. W. H. MORRIS. ship 18; 960 acres. Vernon, June 26th, 1893.

TIMBER LICENSES.

OTICE is hereby given that 30 days after date I intend applying to the Chief Commissioner of Lands and Works for a license to cut timber on the under-mentioned lands, viz.

East ½ Section 25, Township 22; east ½ Section 36, Township 22; east ½ Section 1, Township 19; 960 acres. S. O'NEAL.

Vernon, June 26th, 1893.

jy6

OTICE is hereby given that 30 days after date I intend applying to the Chief Commissioner of Lands and Works for a license to cut timber on the under-mentioned lands, viz.:—Commencing at a post 20 chains due east from the S.W. corner of Section 25, Township 18; running thence 80 chains west; thence 120 chains north; thence 80 chains east; thence 120 chains south to point of commencement, and containing 960 acres. JOHN MUNSON.

Vernon, June 26th, 1893.

jy6

LAND REGISTRY ACT.

"LAND REGISTRY ACT."

Lot 7, Block XI., and Lot 1, Block XXIV., City of New Westminster.

CERTIFICATE of Indefeasible Title to above property will be issued to Henry Elliott on the 6th day of July, 1893, unless in the meantime a valid objection thereto be made to me, in writing, by some person claiming an estate or interest in said property, or some part thereof.

T. O. TOWNLEY, District Registrar.

Land Registry Office,

New Westminster, B.C., 30th March, 1893.

ap6

MUNICIPAL COURTS OF REVISION.

MUNICIPALITY OF RICHMOND COURT OF REVISION.

OTICE is hereby given that a Court of Revision will be held in the T will be held in the Town Hall, Richmond, on July 26th, 1893, for the purpose of hearing complaints against the assessment as made by the Assessors for the current year and for revising and correcting the Assessment Roll.

> THOS. M. RAE, C. M. C.

Richmond, 10th June, 1893.

jel5

MINERAL CLAIMS.

OTICE is hereby given that Edward F. Roberts has filed with me, under the provisions of the "Mineral Act, 1884," section 68 and sub sections, and section 7 of the "Mineral Amendment Act, 1886," application for a Crown Grant of a mineral claim known as "Republic," situated on Nonesuch Mountain, Boundary Creek. Adverse claimants, if any, are required to send in their objections to me within 60 days hereof.

M. LUMBY.

Government Agent.

Vernon, May 25th, 1893.

jel

COAL PROSPECTING LICENSES.

OTICE is hereby given that 30 days after date I intend to apply to the Assistant Commissioner of Lands and Works for the Lillooet District for a license to prospect for coal on a certain piece of land, situated on the east bank of the North Thompson River, and about 56 miles from Kamloops, and in the Lillooet District, described as follows:—Commencing at a post marked "Initial S.W.," placed at the southeast corner of W. T. Slavin's coal claim; thence east along the Kamloops Coal Company's northern boundary line 80 chains; thence north 80 chains; thence west 80 chains; thence south 80 chains to the point of commencement; 640 acres.

JAMES DALLAS.

New Westminster, June 8th, 1893.

je22

REGISTRATION OF VOTERS.

EAST KOOTENAY DISTRICT.

OTICE is hereby given that, in accordance with clause 9, sub-section (f), of the "Qualification and Registration of Voters' Act, 1876," I shall, on Monday, the 7th day of August next, hold a Court of Revision for the purpose of hearing and determining any or all objections against the retention of any names on the Register of Voters. Such Court to be opened at 11 o'clock a.m., at the Court House, Donald. S. REDGRAVE,

jy6

Collector.

NANAIMO CITY AND NANAIMO ELECTORAL DISTRICTS.

Qualification and Registration of Voters' Act, 1876.

OTICE is hereby given that in accordance with clause 9, sub-section (f.), of the "Qualification and Registration of Voters' Act, 1876," and amendments thereto, I hall hold a Court of Revision at the old Court House, Nanaimo, on Monday, the 7th day of August next, at 12 o'clock noon.

MARSHAL BRAY,

Collector.

Nanaimo, B. C., June 1st, 1893.

WESTMINSTER AND NEW WESTMINSTER CITY ELECTORAL DISTRICTS.

Qualification and Registration of Voters' Act, 1876.

OTICE is hereby given that, in accordance with clause 9, sub-section (f.) of the "Qualification and Registration of Voters' Act, 1876," I shall hold a Court of Revision at the Court House, New West-minster, on Monday, the 7th day of August next, at 11 o'clock a.m.

Dated the 1st June, 1893.

jel

C. WARWICK, Collector.

LILLOOET ELECTORAL DISTRICT.

"Qualification and Registration of Voters Act, 1876."

OTICE is hereby given that in accordance with clause 9, sub-section (f), of the "Qualification and Registration of Voters Act, 1876," I shall hold a Court of Revision on Monday the seventh day of August next, for the purpose of hearing and determining any or all objections against the retention of any names on the Register of Voters.

Such Court will be open at the hour of ten in the

forenoon, at the Court House, Clinton. F. SOUES.

Collector.

Clinton, 1st June, 1893.

VICTORIA CITY AND ESQUIMALT DISTRICTS.

"Qualification and Registration of Voters Act, 1876."

NOTICE is hereby given that, in pursuance of subsection (f) of clause 9 of the "Qualification and Registration of Voters' Act, 1876," I shall on Monday, the 7th day of August next, hold a Court of Revision for the purpose of hearing and determining any or all objections against the retention of any names on the Registers of Voters.

Such Court will be open at 12 o'clock noon, at the Court House, Bastion Square, Victoria.

HARVEY COMBE.

Collector.

Victoria, B.C., 3rd June, 1893.

CARIBOO ELECTORAL DISTRICT.

Qualification and Registration of Voters Act, 1876

NOTICE is hereby given that a Court of Revision under the above Act will be holden on Monday. under the above Act will be holden on Monday, the 7th day of August next, at the Court House, Richfield, at the hour of 12 o'clock, noon.

JOHN BOWRON.

Collector.

Richfield, 1st June, 1893.

je8

REGISTRATION OF VOTERS.

THE ISLANDS ELECTORAL DISTRICT.

"QUALIFICATION AND REGISTRATION OF VOTERS" Act, 1876.

NOTICE is hereby given that in pursuance of subsection (f) of clause 6 of the "Qualification and Registration of Voters' Act, 1876," I shall on Monday, the 7th day of August next, hold a Court of Revision for the purpose of hearing and determining any or all objections against the retention of any names on the Register of Voters. Such Court will be opened at 10 a.m. at Court House, Central Settlement, Salt Spring Island, B. C.

JOEL BROADWELL,

my25

Collector of Votes.

WEST KOOTENAY ELECTORAL DISTRICT— REVELSTOKE DIVISION.

NOTICE is hereby given that a Court of Revision of the Register of Voters for the Revelstoke Division of the Electoral District of West Kootenay will be held at the Court House, at Revelstoke, on Monday, the 7th day of August next, at 11 o'clock

J. KIRKUP,

Collector.

June 8th, 1893.

jel5

VICTORIA ELECTORAL DISTRICT.

"Qualification and Registration of Voters' Act, 1876."

OTICE is hereby given that in pursuance of sub-Registration of Voters' Act, 1876," I shall, on Monday, the 7th day of August next, hold a Court of Revision for the purpose of hearing and determining any and all objections against the retention of any names on the Register of Voters. Such Court will be open at 12 o'clock noon, at the Royal Oak Hotel, Lake District.

> JAMES W. MELDRAM, Collector.

jel5

Victoria, June 7th, 1893.

COWICHAN ELECTORAL DISTRICT.

"Qualification and Registration of Voters Act, 1876."

NOTICE is hereby given that in pursuance of clause 9, sub-section (f), of the "Qualification and Registration of Voters Act, 1876," and amendments thereto, I shall hold a Court of Revision at the Court House, Duncan, on Monday, the 7th day of August next, at 11 o'clock a.m.

H. O. WELLBURN,

Collector.

Duncan, V.I., 1st June, 1893.

WEST KOOTENAY ELECTORAL DISTRICT

"Qualification and Registration of Voters Act, 1876."

OTICE is hereby given that in pursuance of clause 9, sub-section (f), of the "Qualification and Registration of Voters Act, 1876," and amendments thereto, I shall hold a Court of Revision at the Court House, Nelson, on Monday, the 7th day of August, 1893, at 11 o'clock, a m.

N. FITZSTUBBS,

Collector.

Nelson, June 15th, 1893.

YALE DISTRICT.

"Qualification and Registration of Voters' Act, 1876"

OTICE is hereby given that I shall hold a Court of Revision at the Court II of Revision at the Court House, Kamloops, on Monday, the 7th day of August, at 11 a.m., for the purpose of hearing and determining objections against the retention of any names on the register of voters for the Yale District.

G. C. TUNSTALL,

Collector of Votes.

Kamloops, June 16th, 1893.

je22

REGISTRATION OF VOTERS

VANCOUVER CITY ELECTORAL DISTRICT.

NOTICE is hereby given that a Court of Revision of the Register of Voters for the Vancouver City Electoral District will be held at the Court House, in the City of Vancouver, on the first Monday of August, A.D. 1893, at the hour of ten o'clock forneoon. Vic., c. 38, sub-s. (f) sec. 6.

A. E. BECK,

Collector of Votes for Vancouver City Electoral Dis't. Vancouver, 22nd May, 1893. my25

ASSIGNMENT NOTICES.

THE CREDITORS' TRUST DEEDS ACT, 1890.

OTICE is hereby given that Daniel William Sutherland of March T. Sutherland, of Mount Lehman, in the Province of British Columbia, merchant, has by deed dated the 19th day of June, 1893, assigned all his real and personal property, except as herein mentioned, to James Edward Taylor, of the same place, merchant, for the benefit of his creditors. All persons having claims against the said Daniel William Sutherland are required to send them in on or before the 20th day of July, 1893, to the said assignee with full particulars in writing, signed by the party claiming. And notice is hereby given that after the said date the assignee will proceed to distribute the said estate among the creditors, having regard only to the debts, claims and demands of which said assignee shall then have had notice.

Dated New Westminster, B.C., 26th June, 1893.

AULAY MORRISON,

jy6

Assignee's Solicitor.

THE CREDITORS' TRUSTS DEEDS ACT, 1890.

OTICE is hereby given that Samuel Clay, of the City of Victoria, in the Province of British Columbia, merchant, has by deed dated the 31st day of May, 1893, assigned all his real and personal property, except as therein mentioned, to Robert Wentworth Higginbottom, of the said City of Victoria, commission merchant, for the benefit of his creditors, which said deed was executed by the said Samuel Clay and Robert Wentworth Higginbottom on the 31st day of May, 1893. All persons having claims against the said Samuel Clay are required to send them in on or before the 20th day of June, 1893, to the said assignee with full particulars in writing, signed by the party And notice is hereby given that after the said date the assignee will proceed to distribute the assets of the said estate among the creditors, having regard only to the debts, claims and demands of which the said assignee shall then have had notice.

Dated at Victoria, B.C., this 1st day of June, 1893.

je8

je8

BELYEA & GREGORY. Solicitors for the Assignee.

ASSIGNMENT FOR BENEFIT OF CREDITORS.

NOTICE is hereby given that by indenture made and executed on the 26th day of May, 1893, Peter Peebles, of New Westminster, B. C., lately carrying on business in New Westminster aforesaid as a furniture dealer, has assigned all his real and personal estate (save as therein mentioned) to Joseph H. Shirley, of the City of New Westminster, B. C., merchant, in trust for the creditors of the said Peter Peebles. All persons having any claims against the said Peter Peebles are required to forward full particulars thereof to the assignee or the undersigned on or before the 29th day of June, 1893. The said assignee executed the deed and accepted the trust on the said 26th day of May, 1893. A meeting of the creditors will be held in the office of the undersigned on Thursday, the 29th June, 1893, at 4 p.m.

Dated this 29th day of May, 1893. HOWAY & REID Columbia Street, New Westminster. Solicitors for the Assignee.

SHERIFFS' SALES.

NOTICE OF SALE BY SHERIFF.

PURSUANT TO THE "EXECUTION ACT."

In the Supreme Court of British Columbia.

Between

John Campbell,

Plaintiff,

And The Kootenay (B.C.) Smelting & Trading

Defendants. Syndicate, Limited, In obedience to a writ of Fieri Facias, issued out of

the above Court, to me directed, in the above suit, for the sum of \$6,248.23, debt and costs, together with interest on the same, besides Sheriff's fees, poundage, and other expenses of this execution, I have seized and will offer for sale by public auction at the Court House, Donald, on Saturday, 15th July, 1893, at twelve o'clock noon, all the right, title and interest of the above defendants in the lands described below, or sufficient thereof to satisfy the judgment debt and costs in this

of Sections and 27 in wnship 23, 2nd Range, est of Sixth	Part of the Town Plot of Revelstoke.	Estate or Interest.
e Sold.	Where to b	e Sold.
5th, 1893, noon.	At the Court H	ouse, Donald
	of Sections and 27 in wnship 23, 2nd Range, est of Sixth cridian.	of Sections and 27 in which 23, 2nd Range, est of Sixth eridian. e Sold. tion of Property. Part of the Town Plot of Revelstoke. Where to the Town Plot of Revelstoke. At the Court H

Terms of Sale, cash.

S. REDGRAVE, Sheriff of Kootenay.

LAND REGISTRY OFFICE, VICTORIA, 19th June, 1893. 3.30 o'clock, p. m.

I hereby certify that the following judgment only appears registered against all the real estate of the Kootenay (B. C.) Smelting and Trading Syndicate, Limited, viz.: 29th March, 1893—Judgment of the Supreme Court of British Columbia, obtained the 14th February, 1893, by John Campbell against the Kootenay (B. C.) Smelting and Trading Syndicate, Limited, for \$10,458.34 debt and \$22.89 costs, making together the sum of \$10,481.23.

(Notice filed No. 2849.) Registered in Charge Book, Vol. 11., fol. 817, No. 14,592B, on 7th April, 1893, at 10:10 a.m.

S. Y. WOOTTON, Deputy Registrar.

CERTIFICATES OF INCORPORATION.

DECLARATION OF ASSOCIATION

OF THE

Fraser River Fishermen's Protective and Benevolent Association of British Columbia.

WE, THE UNDERSIGNED, do hereby certify W that we desire to form an incorporated Society under the provisions of the "Benevolent Societies" Act, 1891.

And we do hereby certify and declare :-

1. That the corporate name of the Society shall be "The Fraser River Fishermen's Protective and Benevolent Association of British Columbia."
2. That the purposes for which this Society is

formed is as follows:

(a.) To make provision by means of contributions, donations, subscriptions or otherwise against sickness, unavoidable misfortune or death, and for relieving the widows and orphan children of members deceased

(b.) For the purpose of protecting and developing the moral and material interests of the members of

the Society

(c.) For the purposes of mutual aid and assistance, and for the improvement and development of the mental, social and physical conditions of the members of the said Society

(d.) And generally for all benevolent and protective purposes not inconsistent with the provisions of the

Benevolent Societies' Act, 1891.

3. The managing officers of the Society shall be the President, Vice-President, Recording Secretary and Treasurer, who shall hold office for six months and until their successors shall be elected and qualified, and the following are the names of the persons who shall be the managing officers for the first six months are Alex. N. Anderson, President; Thos. Steffenson, Vice-President; William Crawford, Secretary; and Edward Johnson, Treasurer.

4. The successors in office of the above-mentioned officers shall be elected at the regular meetings of the Society to be held on the second Saturday in June and the second Saturday in December in each and every year, and such election shall be by ballot.

5. The by-laws of the Society will provide for the

dissolution of the Society.

In testimony whereof

presence of

we have made and signed these presents, in triplicate, this 15th day of JOHN HOGGMAN.

June, A.D. 1893, in the JOHN JOHNSON.

R. L. REID, Barrister-at-Law.

I hereby certify that Alex. N. Anderson, Thos. Steffenson, John Hoggman and John Johnson, personally known to me, appeared before me and acknowledged to me that they are the persons whose names are subscribed to the foregoing instrument as parties, that they know the contents thereof, and that they executed the same voluntarily.

In testimony whereof I have hereto set my hand and seal of office at New Westminster, B.C., this 15th day of June, A.D. 1893.

[L.S.] JUSTINIAN PELLY,

Notary Public, B. C.

I hereby certify that the foregoing declaration is in conformity with the "Benevolent Societies Act, 1891."

Dated this 16th day of June, 1893.

C. J. LEGGATT,

Registrar-General of Titles for British Columbia.

Filed (in duplicate) this 16th day of June, 1893. C. J. LEGGATT.

jy6

Registrar-General.

MEMORANDUM OF ASSOCIATION UNDER THE "COMPANIES" ACT, 1890."

"The Kanaka Bar Gold Dredging Company, Limited Liability.

WE, THE UNDERSIGNED, Robert Alexander Anderson, William Henry Goodwin and Charles S. Bailey, all of the City of Vancouver, in the Province of British Columbia, desire to form a Company under the "Companies" Act, 1890."

1. The corporate name of the Company shall be

"The Kanaka Bar Gold Dredging Company, Limited

Liability.

2. The principal place of business of the Company shall be at the City of Vancouver, in the Province of British Columbia

3. The capital stock of the Company shall be \$50,000, divided into 5,000 shares of \$10 each.

4. The time of existence of the Company shall be

50 years.

5. The number of trustees of the Company shall be three, Robert Alexander Anderson, William Henry Goodwin and Charles S. Bailey, who shall manage the concerns of the Company for the first three months.

6. The objects for which the Company is formed

(a.) To purchase and acquire all rights, concessions and privileges now owned by Thomas James Beatty, Charles S. Bailey, William Henry Gallagher and Hamilton George Neelands, known as "The Kanaka Bar Diving and Dredging Company," by virtue of an indenture dated 31st day of January, A.D. 1890, and made between Frederick Hussey, as Gold Commissioner, and the said parties as licensees:

(b.) To carry on the business of miners, submarine or otherwise, and to win, get, mine and work ores, minerals, metallic substances and precious metals of

all kinds:

(c.) To purchase, build, charter and otherwise acquire scows, machinery and plant necessary or incidental to

mining and dredging operations, and to equip, operate

and turn the same to account :

(d.) To locate mines and develop the same, and to buy, bond, sell and operate mines, mining stock and property, and to mortgage, lease or let mines of all kinds, and to prospect, locate, develop and conduct mines and mining property.

In testimony whereof the parties hereto have made, signed and acknowledged this memorandum of association, in duplicate, in the City of Vancouver, in the Province of British Columbia, this 18th day of May, A.D. 1893.

Made, signed and acknowledged by the said Robert Alexander An derson, William Henry Bailey in the presence

Robert Alexander And derson, William Henry Goodwin and Charles S. CHARLES S. BAILEY.

I, John Martin Whitehead, a Notary Public in and for the Province of British Columbia duly appointed, do hereby certify that Robert Alexander Anderson, William Henry Goodwin and Charles S. Bailey, on this 18th day of May, A.D. 1893, did personally appear before me, personally known to me to be the persons who executed the annexed memorandum of association, in duplicate, and severally acknowledged to me that they executed the same for the purposes therein set forth.

In testimony whereof I have hereto set my hand and seal of office at Vancouver, British Columbia, this eighteenth day of May, in the year of our Lord one

thousand eight hundred and ninety three. [L.S.]

J. M. WHITEHEAD, Notary Public, B. C.

Filed (in duplicate) 27th May, 1893. C. J. LEGGATT

Registrar of Joint Stock Companies. jel

WE, THE UNDERSIGNED, William H. Mac-Laren, George D. Scott, Albert Howard Mac-Neill, Charles S. Philp, William Ralph, W. J. McGuigan, Allan Sharp, and Joseph Sheasgreen, all of the City of Vancouver, in the Province of British Columbia, and Donald McLeod, of the City of Nanaimo, desire to form a company under the provisions of the "Companies Act, 1890," and amending Acts.

1. The corporate name of the Company is "Prince Albert Flat Hydraulic Mining Company, Limite Liability.'

2. The objects for which the Company is formed

(a.) To take over and acquire mining leases of lands or claims in the Province of British Columbia, and to acquire all the rights and interest of all parties

interested in any of the said lands or claims:
(b.) To carry on the business of hydraulic or other process or processes of mining; to own and construct ditches, flumes, or other systems of water ways; to purchase, own, operate, lease and sell, or lease mines, minerals, and water or water-ways; to acquire and hold water leases and water rights from the Government or any person, persons, or body corporate; to build, own, and operate mills and machines, or other processes for the reduction of ores, and to sell the same:

(c.) To acquire by purchase, development, lease, discovery, location, and otherwise, mines and mining interests and mining property of any and every desirable character through the Province of British Columbia: also to engage in the general business of buying and selling, bonding, stocking, mortgaging, exploring, equipping, and operating mines; constructing, operating, leasing, buying, and selling mills, concentrators, and other mining, milling, and ore-working and transportation machinery, equipments, adjuncts, and appliances; also to buy, sell, ship, and generally deal in ores and other mine products: and also to trade in the stocks, bonds, mortgages, and other securities of other mining or ore-working companies and corporations; also to acquire, improve, mortgage, sell, and generally deal in lands

(d.) To take and otherwise hold shares in any other company having objects altogether or in part similar to those of this Company, or to carry on any business capable of being conducted so as to directly or indirectly

benefit this Company:

(e.) To purchase mining claims of any and every description, and to pay for same either in money or by allotment of shares in this Company; and for the payment of any moneys due for salaries or otherwise by the allotment of shares in this Company

(f.) To procure the Company to be registered or

recognized in any foreign country or place:
(g.) To amalgamate with any other company having objects altogether or in part similar to those of this

(h.) To distribute any of the property of the Com-

pany among the members in specie:

(i) And to do all such other things as are incidental, or the Company may think conducive, to the attainment of the above objects, or any of them.

3. The amount of the capital stock of the Company is \$200,000, divided into 200,000 shares of one dollar each.

4. The time for the existence of the Company is fifty (50) years.

5. Three Trustees, namely George D. Scott, W. J. McGuigan, and Albert Howard MacNeill, shall manage the concerns of the Company for the first three

6. The principal place of business of the Company shall be in the City of Vancouver, in the Province of British Columbia.

In testimony whereof the parties hereto have made, signed, and acknowledged these presents in duplicate at the City of Vancouver, in the Province of British Columbia, this seventeenth day of May, in the year of our Lord one thousand eight hundred and ninetythree.

> DONALD MACLEOD, CHARLES S. PHILP, A. H. MACNEILL, W. J. McGUIGAN,

WILLIAM RALPH

GEORGE D. SCOTT

ALLAN SHARP.

WM. H. MACLAREN,

JOSEPH SHEASGREEN,

Made, signed, and acknowledged by the said Donald Macleod in the presence of [L.S.] DONALD SMITH.

Made, signed and acknowledged by the said William Ralph in the presence of

E. A. MAGEE, N.P. for B.C.

Made, signed, and acknowledged by the said William H. MacLaren, George D. Scott, and Joseph Sheasgreen in the presence of

I. H. HALLETT, [L.S.] N.P. for B.C.

Made, signed, and acknowledged by the said Charles S. Philp, Albert Howard MacNeill, W. J. McGuigan, and Allan Sharp in the presence of R. W. HARRIS, [L.S.] N.P. for B.C.

I hereby certify that Donald Macleod, personally known to me, appeared before me and acknowledged to me that he is one of the persons mentioned in the annexed instrument as one of the makers thereof, and whose name is subscribed thereto as a party; that he knows the contents thereof, and that he executed the same voluntarily.

In testimony whereof I have hereto set my hand and affixed my seal of office at Nanaimo, British Columbia, this twentieth day of May, in the year of our Lord one thousand eight hundred and ninety-three.

DONALD SMITH, Notary Public. L.S.

Filed (in duplicate) 30th May, 1893.

C. J. LEGGATT, Registrar of Joint Stock Companies.

IN THE MATTER OF "THE COMPANIES ACT. 1890," AND AMENDING ACTS.

Memorandum of Association of the " Quesnelle Forks Canal and Hydraulic Mining Company, Limited Liability.'

- 1. The name of the Company shall be the "Quesnelle Forks Canal and Hydraulic Mining Company, Limited Liability.
- 2. The objects for which the Company is formed
- (a.) To take over and operate certain water rights, and for bringing a ditch or canal to the bench lands in the neighbourhood of the North and South Forks of

the Quesnelle River, Cariboo District, in the Province of British Columbia; also to acquire mining leases of lands or mining claims in the said Province, and to procure all the rights and interests of all parties interested in any of the said lands or claims:

(b.) To carry on the business of hydraulic or other process or processes of mining; to own, construct ditches, flumes, or other system of water-ways; to purchase, own, operate, lease and sell, or lease mines, minerals, and water or water-ways; to acquire and hold water leases and water rights from the Government or any person, persons, or body corporate; to build, own, and operate mills and machines, or other processes for the reduction of ores, and to sell the

(c.) To acquire by purchase, development, lease, and discovery location, and otherwise, mines and mining interests and mining property of any and every desirable character throughout the Province of British Columbia; also to engage in the general business of buying and selling, bonding, stocking, mortgaging, exploring, equipping, and operating mines; constructing, operating, leasing, buying, and selling mills, concentrators, and other mining, milling, and ore-working and transportation machinery, equipments, adjuncts, and appliances; also to buy, sell, ship, and generally deal in ores and other mine products; and also to trade in the stocks, bonds, mortgages, and other securities of other mining or ore-working companies and corporations; also to acquire, improve, mortgage, sell, and generally deal in lands necessary or advantageous to the said Company:

(d.) To build, purchase, or lease electric and other transvays, and electric and other lighting apparatus. and operate the same; also to build and work trav elling cranes, saw mills, or other appliances for the

interest of the Company

(e.) To take over and otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this Company, or to carry on any business capable of being conducted so as to

directly or indirectly benefit this Company:

(f.) To purchase mining claims of any and every description, and to pay for same either in money or by allotment of shares in this Company, or otherwise, and for the payment of any moneys due for salaries or otherwise by the allotment of shares in this Company:

(g.) To procure the Company to be registered or recognized in any foreign country or place :

(h.) To amalgamate with any other company having objects altogether or in part similar to those of this Company

(i.) To distribute any of the property of the Company among the members in specie:

(i.) And to do all such other things as are incidental,

or the Company may think conducive, to the attainment of the above objects, or any of them. 3. The capital of the Company shall be two hundred and fifty thousand dollars, divided into fifty thousand shares of five dollars each, of which the promoters reserve to themselves fifteen thousand shares fully paid up, and the remaining thirty-five thousand shall be disposed of as the Trustees may from time to time determine.

4. The time of the existence of the Company shall

be fifty years.

5. The number of Trustees shall be three, and their names are William Harrington Ellis, Joseph Peirson, and Thomas Chancey Nuttall, who shall manage the concerns of the Company for the first three months.

6. The principal place of business of the Company shall be in the City of Victoria, in the Province of

British Columbia.

We, the undersigned, William Harrington Ellis, Joseph Peirson, and Thomas Chancey Nuttall, hereby certify that we desire to form a Company, according to the provisions of the "Companies Act, 1890," and amending Acts, and in pursuance of the foregoing Memorandum of Association.

Made, signed, and acknowledged (in duplicate) by the above-named William Harrington Ellis, Joseph Peirson, and Thomas Chancey Nuttall before me, as witness my hand THOS. C. NUTTALL. and seal of office at Victoria, B.C., this third day of June, A.D. 1893.

[L.S.] C. C. Pemberton, A Notary Public in and for the Province of B.C.

Filed (in duplicate) 3rd June, 1893. C. J. LEGGATT.

W. H. ELLIS.

JOS. PEIRSON

Registrar of Joint Stock Companies.

CERTIFICATES OF INCORPORATION.

MEMORANDUM OF ASSOCIATION OF "THE KASLO WHARFAGE, STOREHOUSE AND DRAYAGE COMPANY" (LIMITED LIABILITY).

W E, the undersigned, John M. Burke, William Baillie and Chas. W. McAnn, all of the City of Kaslo, in the Province of British Columbia, desire to form a company under the "Companies' Act, 1890."

1. The name of the company shall be "The Kaslo

Wharfage, Storchouse and Drayage Company, Limited Liability.

2. The objects for which the company is formed are as follows:-

(a.) To engage in and carry on a general wharfage,

storehouse and drayage business. (b.) To purchase, lease or otherwise acquire and own such real estate and personal property as the company may deem necessary for the purpose and business of the company, and to sell and dispose of the same when

deemed expedient.

(c.) To erect, build, lease, purchase, or otherwise acquire wharves, storehouses, stables and other buildings and plant, machinery and other personal property for the purpose of carrying on the business of the com-

(d.) To sell, improve, manage, develop, lease, mort gage, pledge, dispose of, or otherwise deal with all or any of the rights and property of the company.

(e.) To remunerate any person for services in relation

to the establishment of the company.

(f.) To make by-laws for carrying on all kinds of business within the objects and purposes of the com-

pany.
3. The capital of the company shall be \$10,000, divided into 200 shares of \$50 each.

4. The company may, from time to time, in general meeting, increase the capital stock by the creation of new shares of such amount as may be deemed expedient, and upon such terms and conditions as may be agreed upon.

5. The time of the existence of the company shall

be fifty years.

6. The number of the Trustees of the company shall be three, namely:—John M. Burke, Wm. Baillie and Chas. W. McAnn.
7. The principal place of business of the company

shall be the City of Kaslo, in the Province of British Columbia.

In witness whereof the said John M. Burke, Wm. Baillie and Chas. W. McAnn have hereunto set their hands and seals (in duplicate) the 27th day of May, 1893.

Made, signed, and acknowledged (in duplicate) by the said Jno. M. BURKE, WM. BAILLIE, Burke, Wm. Baillie and CHARLES W. McANN Charles W. McAnn, in presence of O. T. STONE, J. P.

I hereby certify that John M. Burke, Wm. Baillie and Chas. W. McAnn, personally known to me, appeared before me and acknowledged to me that they are the persons mentioned in the annexed instrument as the makers thereof, whose names are subscribed thereto as parties, and that they know the contents thereof, and that they executed the same voluntarily.

In testimony whereof I have hereunto set my hand at Kaslo, British Columbia, this twenty-seventh day of May, in the year of Our Lord one thousand eight

hundred and ninety-three.

OLIVER T. STONE,

One of Her Majesty's Justices of the Peace in and for the District of West Kootenay, B. C.

Filed 7th June, 1893.

C. J. LEGGATT.

jel5 Registrar of Joint Stock Companies.

WE, THE UNDERSIGNED, hereby certify that we desire to form a Company under the "Companies' Act, 1890," and amending Acts.

MEMORANDUM OF ASSOCIATION OF THE "BRIDGE RIVER

GOLD MINING COMPANY, LIMITED LIABILITY.

1. The corporate name of the Company shall be the "Bridge River Gold Mining Company, Limited Liability."

2. The principal place of business of the Company shall be at the City of Vancouver, in the Province of

British Columbia.

3. The capital stock of the Company shall be twenty-five thousand dollars (\$25,000), divided into two hundred and fifty shares of one hundred dollars

4. The time of the existence of the Company shall

be forty years

5. The number of trustees who shall manage the concerns of the Company for the first three months shall be five, and their names are: George Edward Bower, John Leatherdale, William G. Allen, Joseph A. Russell and Finley Robert McDonald Russell, all of the City of Vancouver.

6. No shareholders in the Company shall be individually liable for the debts or liabilities of the Company, but the liability of the shareholders shall be limited to the calls and assessments to be legally levied

upon the shares held by them.

7. The objects for which the Company is formed

(a.) To carry on the business of smelters, refiners, founders, assayers, dealers in bullion, metals and products of smelting of every nature and description:

(b.) To carry on the business of buyers and sellers of and dealers in all kinds of ores, minerals, gold dust, mineral substances and compounds, coal, timber, logs, lumber produce and merchandise of every description, nogotiable paper, securities for money, and to do all kinds of commercial business, except banking and insurance:

(c.) To carry on the business of miners of every description, and to procure by purchase or otherwise mine and work, mining locations, mines, orcs, minerals, gold dust and all other metallic substances and com-

pounds of all kinds:

- (d.) To obtain by purchase, lease, hire, exchange, assignment or otherwise, and to hold at or near Bridge River, British Columbia, and elsewhere soever in British Columbia or otherwise, mines or minerals, claims or prospects, mining lands and mining rights, coal lands, timber lands, or leases and timber claims, mills and factories of every kind, works, buildings, machinery, easements and privileges, surface rights, and to equip, operate and turn the same to account, and to sell or otherwise dispose of the same, or any of the same, or any interest therein:
- (e.) To manage, develop, improve, prospect or work all or any mines and mineral claims of every description, whether placer, quartz or otherwise howsoever, and whether belonging to the Company or not, and to work up and manufacture the produce of any mines in any way they may think fit, and to crush, wash, smelt and otherwise render the ores marketable, as they may deem advisable:
- (f.) To acquire by purchase or otherwise, and to hold, work, manage, improve and sell, turn to account any lands, tenements, and to sell, mortgage, lease, sub let or otherwise dispose of the same, or any part thereof, or any interest therein:
- (g.) To erect, construct, acquire by purchase or otherwise, operate, equip, maintain, aid in or subscribe towards the construction, maintenances or improvements of mills and factories of every kind, works, buildings, reservoirs, steam or sailing vessels, and vessels and boats of every description, roads, railways, tranways, canals, wharves, piers, landing places, telegraphs, telephones, gas-works, rolling stock, machinery plant, and all other things which may be necessary or convenient for any of the purposes of the Company, and to sell or otherwise dispose of the same, any part thereof, or any interest therein:

(h.) To use steam, water, electricity, or any other

power as a motive power or otherwise

- (i.) To apply for, accept and take, hold, sell, dispose of, and deal in shares, stocks, bonds, debentures, obligations or other securities of any company or companies, corporation or corporations, individual or individuals, as they may deem fit:
- (j.) To make, draw, accept, endorse, execute and deal with and in promissory notes, cheques, bills of exchange or other negotiable instruments:
- (k.) To purchase, take on lease or exchange, hire or otherwise acquire any property which may seem to the Company conducive to its objects directly or indirectly, or capable of being profitably dealt with in connection with any of the Company's objects, property or rights:
- (l.) To act as factors or agents in relation to the purchase, sale, receipt and disposition of all kinds of ore, mineral and produce of mines and smelters:
- (m.) To enter into any agreement or agreements, with any government, supreme, local, municipal, or

otherwise that may seem beneficial to the Company's objects, or any of them, and to obtain from any such government or authority any subsidy, right or rights or privileges which the Company may deem it advisable to obtain, or to purchase any such subsidy, rights or privileges from any person or persons, company or companies, corporation or corporations, and to carry out, exercise and comply with any such arrangements, rights or privileges:

(n.) To sell, assign, transfer, improve, manage, develop, lease, mortgage, dispose of or otherwise deal with all or any of the property or rights of the Com-

- (c.) To borrow or raise by issue of or upon bonds, debentures, bills of exchange, promissory notes or other obligations or securities of the Company, or to mortgage or pledge all or any of the Company's assets, income or uncalled capital for the purpose of securing such debentures or bonds, and such mortgage or mortgages may be in favour of any person or persons, trustee or trustees:
- (p.) To carry out any of its objects, either alone or in conjunction with others, and either by itself or through any person or company acting as agent, trustee, contractor or otherwise, and either as principal agent, trustee, contractors or otherwise:
- (q.) To do all such things as are incidental or conducive to the attainment of these objects.

In testimony whereof the parties hereto have made and signed these presents, in duplicate, this 11th day of May, A.D. 1893.

As to signatures: Henry Thomas HENRY THOMAS BUNBURY. Burkholder.

Bunbury, Francis
Fitzgerald, James
M. Young, Rich'd
Alan Lucas, John
George Young
Burkholder

HEART PHOMAS BUNBU

GEO. S. KERR, Notary Public.

Acknowledged before me, Joseph A. Russell, Notary Public, GEORGE EDWARD BOWER. B.C., as to signatures of George Edward Bower and Jno. Leatherdale.

JOHN LEATHERDALE.

Taken and acknowledged before John Boultbee, Notary Public, witness as to execution by J. A. Russell and F. R. McD. Russell.

i hereby certify that George Edward Bower and John Leatherdale, personally known to me, appeared before me and acknowledged to me that they are two of the persons mentioned in the annexed instrument

JOSEPH AMBROSE RUSSELL.

F. R. McD. RUSSELL.

as the makers thereof, and whose names are subscribed thereto as parties, that they know the contents thereof,

and that they executed the same voluntarily. In testimony whereof I have hereunto set my hand and seal of office at Vancouver, B.C., this fifth day of June, one thousand eight hundred and ninety-three.

> JOSEPH A. RUSSELL, Notary Public, British Columbia.

I hereby certify that Joseph Ambrose Russell and F. R. McD. Russell, personally known to me, appeared before me and acknowledged to me that they are two of the persons mentioned in the annexed instrument as the makers thereof, and whose names are subscribed thereto as parties, that they know the contents thereof, and that they executed the same voluntarily.
In testimony whereof I have hereunto set my hand

and seal of office at Vancouver, B.C., this fifth day of June, in the year of our Lord one thousand eight hundred and ninety-three.

JOHN BOULTBEE, [L.S.] Notary Public, British Columbia.

I hereby certify that Henry Thomas Bunbury, Division Court Clerk; Francis Fitzgerald, Barrister-at-Law; James M. Young, cotton manufacturer; Richard Alan Lucas, wholesale merchant; John George Young Burkholder, accountant; all of the City of Hamilton,

County of Wentworth, Province of Ontario, personally known to me, appeared before me and acknowledged to me that they are five of the persons mentioned in the foregoing and annexed instrument as makers thereof, and whose names are subscribed thereto as parties, and that they know the contents thereof, and did execute the same voluntarily.

In testimony whereof I have hereto set my hand and seal of office, at the City of Hamilton, in the Province of Ontario, this 11th day of May, A.D. 1893.

GEO. S. KERR,

A Notary Public in and for the Province of Ontario.

Filed (in duplicate) 7th June, 1893. C. J. LEGGATT,

Registrar of Joint Stock Companies.

"BYRON N. WHITE COMPANY" (FOREIGN).

REGISTERED THE 27TH DAY OF MAY, 1893.

Certificate of Registration.

THIS IS TO CERTIFY that I have this day registered the "Byron N. White ('ompany" (foreign) under the "Companies' Act," Part IV., "Registration of Foreign Companies," and the "Companies' Act Amendment Act, 1889."

The objects for which the Company is established

The acquiring and holding lands by gift, purchase, or as mortgagee, lessee or otherwise, and the selling, leasing, mortgaging, exchanging and otherwise dealing in or alienating the same; the exploring for, locating, procuring, holding, buying, leasing, exchanging, selling and operating mines, mineral land and mineral or mining claims; the mining, quarrying and producing ores and minerals of all kinds, including gold, silver, lead, copper, iron, and all other metals and minerals; the transporting, marketing, buying, selling and trading in such ores and minerals; the milling, smelting, refining, reducing and working such ores, metals and minerals, and all or any of them, and the products thereof; the buying, selling, procuring, holding, exchanging and dealing in standing and other timber, and the cutting, transporting, marketing, sawing and manufacture thereof; the owning, construction, erection, operation and improvement of water powers; the improvement of rivers and streams, and the driving, assorting and delivery of logs and timber; the erection, construction and operation of saw-mills, electric light and power plants; and to conduct said businesses, or any or either of them, in the State of Wisconsin, and in any of the States and Territories of the United States, Mexico and British Columbia, and to do all acts and things which shall be necessary or convenient in the conduct of said businesses, or any or either of them, including the buying, owning. selling, leasing, exchanging and dealing in any and all

kinds of property, real or personal, and both.

The amount of the capital stock of the said Company is five hundred thousand dollars, divided into

one million shares of fifty cents each. The place of business of the said Company is located

at Nelson, Province of British Columbia.

In testimony whereof I have hereto set my hand

and affixed my seal of office this 27th day of May, 1893, at the City of Victoria, in the Province of British Columbia.

[L.S.]

C. J. LEGGATT, Registrar of Joint Stock Companies.

THE "COMPANIES" ACT, 1890."

MEMORANDUM OF ASSOCIATION.

"The Revelstoke Printing and Publishing COMPANY (LIMITED LIABILITY.)"

ME, the undersigned persons are desirous of forming ourselves into a general printing and publishing company under the "Companies' Act, 1890," as hereinafter mentioned.

1. The corporate name of the company shall be "The Revelstoke Printing and Publishing Company (Limited Liability.)

2. The principal place of business of the company shall be at Revelstoke, in the Province of British Columbia.

3. The objects of the company are as follows:-(a.) To prepare, print and publish daily, tri-weekly, semi-weekly, weekly, monthly, quarterly, yearly or otherwise, a newspaper, newspapers and other publica-

(b.) To carry on a general newspaper, book, colour, lithograph and other printing and publishing business, and also book-binding, paper-binding, and any other work of a like nature that may be deemed advisable in the interests of the company.

. (c.) To acquire, rent, purchase, hold and sell real and leasehold estate and buildings as may be deemed necessary or convenient for the purposes or profit of the company; also to acquire, own, sell and dispose of the shares or securities of other corporations or persons whether incorporated or not.

(d.) To mortgage, hypothecate and pledge all or any of the company's real and personal estate as may be deemed expedient in connection with the carrying on

the general business of the company.

(e.) To make, accept, endorse and execute promissory notes, bills of exchange and other negotiable instruments.

(,f.) To use steam, water, electricity or any other power as a motive power or otherwise in connection with the business of the company.

(g.) To erect buildings, purchase, lease or hire plant and machinery necessary or expedient for the objects

of the company

(h.) Generally to make, do, and execute all such acts, deeds, covenants and things as the company may deem necessary, expedient, incidental or otherwise to the attainment of all or any of the foregoing objects or the conversion or disposal of any security held or acquired by the company.

4. The capital stock of the company shall be five thousand dollars (\$5,000), divided into five hundred

shares of ten dollars (\$10) each.

5. The time of the existence of the company shall be

fifty years.

5. The number of Trustees shall be three, as follows: Frederick Fraser, Revelstoke, B. C., Wm. M. Brown, Revelstoke, B. C., Henry N. Coursier, Revelstoke, B.C.

. The shareholders of the company shall not as such be held responsible for any act, default or liability whatsoever of the company, or for any engagement, claim, payment, loss, injury, transaction, matter or thing whatsoever relating to or connected with the company beyond the amount of the unpaid capital due on their respective shares in the capital stock thereof:

In witness whereof the said Frederick Fraser, W Cowan, H. N. Coursier and Charles Lindmark, have hereunto set their hands and seals this third day of June, 1893.

Made, signed, and acknowledged (in duplicate) by the said Fred-FREDERICK FRASER, erick Fraser, W.Cowan,
H. N. Coursier and Chas.
Lindmark, in the presence of

T. LIVINGSTONE HAIG, [L.S.]

Notary Public, Revelstoke, B. C.

I hereby certify that Frederick Fraser, W. Cowan, H. N. Coursier and Charles Lindmark, personally known to me, appeared before me and acknowledged to me that they are the persons mentioned in the annexed instrument as the makers thereof, and whose names are subscribed thereto as parties, that they know the contents thereof and that they executed the same voluntarily

In testimony whereof I have hereunto set my hand and seal of office at Revelstoke, this third day of June,

1893.

[L.S.] T. LIVINGSTONE HAIG,

Notary Public in and for British Columbia.

Filed (in duplicate) 8th June, 1893.

C. J. LEGGATT, Registrar of Joint Stock Companies.

YE, the undersigned, Andrew McCreight Creery, Arthur W. Biddell, Arthur Bramah Diplock, and James M. Buxton, all of the City of Vancouver, in the Province of British Columbia, desire to form a

Company under the "Companies Act of 1890." 1. The corporate name of the Company is "The Diplock Book and Stationery Company, Limited Liability.

2. The objects for which the Company is formed

(a.) To take over and acquire the business and stock in trade known as that of Diplock's Book and Stationery House:

(b.) To carry on the trade or business of general merchants, retail or wholesale, in all or any sort of

(c.) To carry on any business capable of being conducted so as to directly or indirectly benefit this Com-

(d.) To procure the Company to be registered or

recognized in any foreign country or place: (e.) To amalgamate with any other Company having objects altogether or in part similar to those of this

Company (f.) To do all such other things as are incidental, or the Company may think conducive, to the attainment

of the above objects, or any of them.

3. The amount of the capital stock of the Company is two hundred thousand dollars (\$200,000), divided into four thousand shares of fifty dollars (\$50) each.

4. The time of the existence of the Company is fifty

years

5. Four trustees, namely, Andrew McCreight Creery Arthur W. Biddell, Arthur Bramah Diplock, and James M. Buxton, shall manage the affairs of the Company for the first three months.

6. The principal place of business of the Company shall be in the City of Vancouver, in the Province of

British Columbia.

Made, signed, and acknowl-edged in the presence of C. R. HAMILTON, Barrister and Notary Public, J. M. BUXTON. Vancouver, B. C.

I hereby certify that Andrew McCreight Creery, A. W. Biddell, Arthur Bramah Diplock, and James M. Buxton, personally known to me, appeared before me and acknowledged that they are the persons mentioned in the foregoing instrument as the makers thereof, and whose names are subscribed thereto as parties, that they know the contents thereof, and that they executed the same voluntarily.

In testimony whereof, I have hereunto set my hand and seal of office, at Vancouver, this sixth day of June, in the year of our Lord one thousand eight hundred and ninety-three.

CHARLES R. HAMILTON, Notary Public in and for the

Province of British Columbia.

Filed (in duplicate) 10th June, 1893. C. J. LEGGATT, [L. S.] Registrar of Joint Stock Companies.

MEMORANDUM OF ASSOCIATION

·-()F-

"THOMPSON RIVER HYDRAULIC MINING COMPANY, (LIMITED LIABILITY.")

WE, the undersigned, hereby certify that we desire VV to form a company according to the provisions of the "Companies' Act, 1890."

1. The corporate name of the company shall be the "Thompson River Hydraulic Mining Company, Limi-

ted Liability.

2. The objects for which the company is formed are as follows:-(a.) To purchase and acquire all rights, concessions

and privileges in certain mining and mineral land on the Thompson River and its tributaries.

(b.) To purchase, take on lease or in exchange, or otherwise acquire and hold any mining properties, rights and undertakings, and any concession in relation thereto, and any mines, mineral claims, mineral lands and mining rights, coal lands, timber leases and timber claims, works, buildings, easements, surface rights, water rights and privileges, patents and patent rights, machinery, plant, rolling stock, and other effects whatsoever, and to equip, operate and turn the same to account.

(c.) To purchase, build, charter and otherwise acquire steamboats, seows, lighters and other machinery and plant necessary for transporting, carrying and moving passengers, goods and merchandise, to navigate and work the same, and to sell or otherwise dis-

pose of any or all of them.

(d.) To search for and get ores and minerals, and to manage, improve, develop, prospect and work mines and mineral claims, and to prepare for sale and render marketable the produce of any mines or mineral claims, in any way they may think fit.

(e.) To erect, construct, acquire by purchase or otherwise, operate, equip and maintain roads, transways, wharves, piers, warehouses, electric works, telephones

and such other works as may be required for the pur-

poses of the said company.

(f.) To sell, improve, manage, develop, lease, exchange, mortgage or otherwise deal with all or any of the property of the company or any interest therein.

(g.) To borrow or raise money in such manner as the company shall think fit, and in particular by the issue of bonds, debentures or debenture stock, perpetual or otherwise, charged upon all or any part of the company's property, assets or uncalled capital.

(h.) To divert, take and carry away water from any stream, river or lake in British Columbia for the use of thier business, and for that purpose to erect, build, lay and maintain dams, flumes, acqueducts, ditches and conduit pipes, and to sell or otherwise dispose of the same.

(i.) To engage in any business or transaction within the limits of the company's objects in partnership, or otherwise in conjunction with any other company, firm or person, and to hold shares or stock in any such

company.

(j.) To enter into any arrangement with any government or authorities, supreme, local, municipal or otherwise, and obtain from any such government or authority all rights, concessions and privileges that may be deemed conducive to the company's objects or any of them.

(k.) To buy and sell goods, merchandise and wares of every description, and to carry on a general trading

business.

3. The capital stock of the company shall be one hundred thousand dollars, divided into ten thousand shares of ten dollars each, with power to increase the capital stock to five hundred thousand dollars.

4. The time of the existence of the company shall be

fifty years.

5. The number of Trustees shall be three, namely John Hendry, Jos Wyatt Vaughan and Robert Jardine, all of the City of New Westminster, who shall manage the concerns of the company for the first three months.

The principal place of business of the company shall be in the City of New Westminster, in the Province of

British Columbia.

Made, signed, and acknowledged by the said John Hendry, Jos Wyatt Vaughan and Robert Jardine, at the City of New Westminster, B. C., this ROBERT JARDINE. 13th day of June, A. D. 1893, in the presence of

JOHN HENDRY, J. W. VAUGHAN

T. J. TRAPP, Notary Public.

Filed (in duplicate) 21st June, 1893. C. J. LEGGATT, [L.S.]

je29

Registrar of Joint Stock Companies

MEMORANDUM OF ASSOCIATION

--OF THE-

SUTTON LUMBER AND TRADING COMPANY, LIMITED LIABILITY.

WE, THE UNDERSIGNED, desire to form a Company, under the "Companies" Act, 1890," and amending Acts.

1. The corporate name of the Company shall be the "Sutton Lumber and Trading Company, Limited Liability

2. The objects for which the Company is formed

(a.) To acquire the lands, timber limits, goods and chattels and business now respectively held and carried on by William Sutton, William John Sutton and James Edward Sutton within the District of Alberni, Province of British Columbia

(b.) To acquire wood and timber lands or limits and other lands either by purchase, lease, license or other-

wise, and to hold the same:

(c.) To build and operate saw-mills and other mills and factories for the manufacturing and selling of lumber, shingles, boxes, doors, blinds, sash and furniture, and any articles of which wood shall form a

component part:

(d.) To earry on the business of cutting down, manufacturing, buying, selling and transporting timber, lumber, railway ties, telegraph poles, shingle bolts and cordwood, and generally the businesses of lumbering timber merchants and saw-mill owners in all their branches:

(e.) To construct or maintain, or subscribe towards the construction or maintenance, of roads, bridges,

railways, tramways, docks and wharves, and to construct dams and ditches, improve rivers and streams, and to divert the whole or part of the water in such streams and rivers for the purpose of floating timber and logs, and for the purpose of utilizing same as a motive power for manufacturing and for any purposes, also to use as a motive power steam or electricity, and to supply power, water and light to any other company, corporation, person or persons: (f) To eatch, purchase, sell and preserve seals and

seal skins, fish and the products thereof, respectively,

and to acquire or erect fish canneries:

(g.) To purchase, build, charter and equip steamers, vessels, barges; fishing boats and other crafts for the purpose of towing, or of transporting or carrying passengers, merchandise and freight:

(h.) To purchase, sell and trade in general mer-

chandise:

(i.) Generally to do all such things as are necessary or conducive to the attainment of the above objects, or any of them, with power to borrow money and to sell, lease, mortgage, use, assign or dispose of the Company's property or undertaking, or any part or parts thereof, or any interest therein, in such manner as the Company may think fit.

3. The capital stock of the Company shall be one hundred thousand (\$100,000) dollars, divided into one thousand shares of one hundred (\$100) dollars each.

4. The time of the existence of the Company shall be fifty years from the date of incorporation.

5. The stock of the Company shall consist of one

thousand shares.

6. The number of Trustees who shall manage the concerns of the Company for the first three months shall be three, viz:—William Sutton, William John Sutton and James Edward Sutton.

7. The principal place of business of the Company shall be at Ucluelet, Alberni District, Province of

British Columbia.

In testimony whereof we, the undersigned, have made, signed and acknowledged these presents, in duplicate, at the City of Victoria, on the fourteenth day of June, eighteen hundred and ninety-three.

Made, signed and acknowledged in the presence of WILLIAM SUTTON.

WILLIAM JOHN SUTTON.

JAMES EDWARD SUTTON.

A. P. LUXTON.

I hereby certify that William Sutton, William John Sutton and James Edward Sutton, personally known to me, appeared before me and acknowledged to me that they are the persons mentioned in the annexed instrument as the makers thereof, and whose names are subscribed thereto as parties, that they know the contents thereof, and that they executed the same

In testimony whereof I have hereto set my hand and seal of office, at Victoria, this fourteenth day of June, in the year of Our Lord one thousand eight hundred and ninety-three.

[L.S.]

A. P. LUXTON, Notary Public.

Filed (in duplicate) 14th June, 1893. C. J. LEGGATT

je22

Registrar of Joint Stock Companies.

LEGAL PROFESSIONS ACT.

HEREBY GIVE NOTICE that I have made application to the Benchers of the Law Society of British Columbia for admission as a Solicitor of the Supreme Court of British Columbia, subject to the provisions of the "Legal Professions Act," and amendments thereto.

Dated this 3rd day of July, 1893.

FRANK MCGOWEN, Vernon, B. C.

MISCELLANEOUS.

NOTICE.

THE Annual General Meeting of the Nelson and Fort Sheppard Railway Company will be held on Wednesday, the 12th day of July, 1893, at 11 a.m., at the office of the Company, 40 Government Street, Victoria.

Dated 14th June, 1893.

HENRY S. MASON, Secretary.

MISCELLANEOUS.

NOTICE.

In the matter of the "Companies" Act, 1890," and the " Companies' Act Amendment Act, 1893," and in the matter of the Phanix Brewing Company, Limited Liability.

OTICE is hereby given that a special meeting of the stockholders of the Phenix Brewing Company, Limited Liability, will be held at the offices of the Company, Head Street, Victoria, on Monday, the 24th day of July, 1893, at the hour of three o'clock in the afternoon, for the purpose of considering and, if thought fit, passing the following resolution, that is to

Say:—
That the Company sell and dispose of its good-will be reliable of its assets and and undertaking and the whole of its assets and property, both real and personal (except book debts), to the Victoria-Phænix Brewing Company, Limited

Should the resolution pass, further resolutions may be proposed and passed as may be thought necessary to carry the said resolution into effect and settle upon the consideration for said sale.

By order of the Board.

C. N. GOWEN,

Secretary.

Dated this 21st day of June, 1893.

MISSION DISTRICT MUNICIPALITY.

Highways.

NOTICE is hereby given that the following are declared to be open and established as public

A highway 40 feet wide, commencing at the east line of sec. 19, township 17, New Westminster District; thence in a general westerly direction, following the present road, as opened out through secs. 19 and 24, to the north-west corner of the north-east quarter of said sec. 24, township 14; the centre of the existing road to be the centre of roadway

2. A highway 40 feet wide, commencing at the south-west corner of sec. 25, township 14; thence running north half a mile; thence cast through said sec. 25 to the east boundary line of the said section; the section lines to be the centre of the roadway

3. A highway 66 feet wide, commencing at the east line of land belonging to J. R. Wren, where the same intersects the Canadian Pacific Railway; thence west, following the railway to the crossing locally known as Wren's Crossing; thence south in as direct a line as may be to the Fraser River.

4. A highway 66 feet wide, commencing at the township line on the north side of sec. 34; thence south through the centre of said section to the north line of sec. 27; thence south 20 chains through the centre of sec. 27; the section lines through the centre of said sections to be the centre of roadway.

A. W. PEEN, C.M.C.

Mission, 22nd June, 1893.

je29

NOTICE.

In the matter of the " Companies' Act, 1890," and the " Companies' Act Amendment Act, 1893," and in the matter of the Victoria Brewing and Ice Company, Limited Liability.

OTICE is hereby given that a special meeting of the stockholders of the Victoria Brewing and Ice Company, Limited Liability, will be held at the offices of the Company, Nos. 191 to 195, Government Street, Victoria, on Monday, the 24th day of July, 1893, at the hour of three o'clock in the afternoon, for the purpose of considering and, if thought fit, passing the following resolution, that is to say:—

"That the Company sell and dispose of its good-will and undertaking and the whole of its assets and property, both real and personal (except book debts), to the Victoria-Phoenix Brewing Company, Limited

Liability.

Should the resolution pass, further resolutions may be proposed and passed as may be thought necessary to carry the said resolution into effect and settle upon the consideration for said sale.

By order of the Board.

F. S. BARNARD,

Secretary. je22

Dated this 21st day of June, 1893.

MISCELLANEOUS.

Certified Copy of a Report of a Committee of the Honourable the Privy Council, approved by His Excellency the Governor-General in Council on the 15th May, 1893.

O^N a Report dated 25th of April, 1893, from the Minister of the Interior, stating that by the Orderin-Council of the 4th of February, 1890, authority was given to the Minister of the Interior under the provisions of Section 31 of the "Dominion Lands Act," to transfer to the Minister of Agriculture, for the purposes of the Experimental Farm at Agassiz, B. C., Sections 30 and 31, Township 3, Range 28, west of the 6th Maridian, or such parts thereof as may be at the disposal of the Government, and that application has recently been made by the Director of Experimental Farms to have the north-west quarter of Section 29, legal sub-division 4 and fractional legal sub-divisions 3, 5 and 12 of Section 32, lying west of Maria Slough, in the said Township and Range, containing an approximate area of 264 acres, added to the Experimental Farm in question, a large area of which it is proposed to cover with tree plantations of 'hard woods from the

The Minister recommends that authority be given him under Section 31 of the "Dominion Lands Act" already mentioned to transfer to the Minister of Agriculture for the purposes of the Experimental Farm at Agassiz, B.C., the additional land above described, or such parts thereof as may be at the disposal of the Government.

The Committee submit the same for Your Excellency's approval.

> (Signed) John J. McGee. Clerk of the Privy Council.

THE KASLO ELECTRIC LIGHT, POWER AND WATER WORKS COMPANY, LIMITED.

OTICE is hereby given that a general meeting of the shareholders of the Kaslo Electric Light. the shareholders of the Kaslo Electric Light, Power and Water Works Company, Limited, will be held at the office of Horace W. Bucke, Front Street, Kaslo, on Saturday, the 8th day of July, A.D. 1893, next, at the hour of 10 o'clock in the forenoon, for the purpose of electing Directors and other general purposes.

By order of the Provisional Directors.

B. H. LEE,

Secretary. je22

Kaslo, 12th June, 1893.

IN THE SUPREME COURT OF BRITISH COLUMBIA.

In the Matter of the "Quieting Titles Act," and in the Matter of the Title to Lot Twenty-five (25), Subdivision of Block N. Victoria West

OTICE is hereby given that Robert Semple, of the City of Victoria, in the Province of British Columbia, has made an application under the "Quieting Titles Act" in the Supreme Court of British Columbia for a declaration of title to the land above described, and has produced evidence before the Honourable Mr. Justice Crease whereby he appears to be the owner of the said land in fee simple free from all incumbrances. Therefore any person having or pretending to have any title or interest in the said land, or any part thereof, is required on or before the first day of June now next ensuing to file a statement of his claim, verified by affidavit, with the Registrar of the Supreme Court, at the Supreme Court House in Victoria aforesaid, and to serve a copy on Mr. H. G. Hall, of 12 Bastion Square, of the same place, Solicitor for the said Robert Semple, and in default of doing so every such claim will be barred, and the said Robert Semple will be entitled to be registered as owner in fee simple of the land above described, subject only to the reservations contained in the 23rd section of the abovementioned Act.

Dated this 17th day of April, 1893.

H. G. HALL,

Solicitor for the Petitioner, 12 Bastion Square, Victoria, B.C.

Approved.

HENRY P. PELLEW CREASE, J.

ap27

MISCELLANEOUS.

Certified Copy of a Report of a Committee of the Honourable the Privy Council, approved by His Excellency the Governor-General in Council on the 13th May, 1893.

ON a Report dated 28th April, 1893, from the Minister of the Interior, stating that an application has been made by the Department of Indian Affairs for a grant of certain lands, comprising fifteen acres in Section 35. Township 14, Range 27 west of the 6th meridian, for the purposes of an Indian Industrial School near Lytton, British Columbia.

The Minister further states that the land in question was formerly held under lease by the Bishop of British Columbia from the Government of the Province for Mission purposes, and in a letter addressed to Mr. Vowell, Indian Superintendent for British Columbia, His Lordship recommends it as being specially suitable

for the purposes of the proposed school.

The Minister, in view of the purpose for which the land is desired, sees no objection to acceding to the request of the Department of Indian Affairs, and he therefore recommends that the fifteen acres in question (which are more particularly described hereafter) be transferred to the Department of Indian Affairs for the purposes of an Indian Industrial School, that is to

Say:—
That certain tract or parcel of land situate in legal sub-division 16, in Section 35, in Township 14, in Range 27 west of the 6th Meridian, according to a plan of said Township, signed by E. Deville, Surveyor-General, on the 30th day of August, one thousand eight hundred and ninety-two, and of record in the Department of the Interior, which tract or parcel of land may be more particularly described as follows:—

Beginning at a point perpendicularly westerly distant one chain and twenty-eight links from a point on the east boundary of the said section thirty-five, distant sixty-four chains and forty-six links from the south-east corner of said section; thence northerly parallel to the east boundary of said section a distance ten chains; thence westerly perpendicular to the last course a distance of sixteen chains and ten links; thence southerly perpendicular to the last course a distance of nine chains; thence easterly perpendicular to the last course a distance of eleven chains and ten links; thence southerly perpendicular to the last course a distance of one chain; thence easterly perpendicular to the last course a distance of five chains, more or less, to the point of beginning; containing an area of fifteen acres, be the same more or less

The Committee submit the same for Your Excel-

lency's approval.

JOHN J. McGEE, Clerk of the Privy Council.

je22

HIGHWAY NOTICE.

BE IT KNOWN that the hereinafter described road is hereby established as a public highway: Commencing at a point on the westerly bank of the Pitt River, said point being the south-east corner of the north-east quarter of section 5, township 40, New Westminster District; thence due west to the easterly bank of the Coquitlam River; thence south-westerly along said bank to the line between lots 380 and 464; thence due south to the south-east corner of lot 380; thence due west to the east bank of Coquitlam River.

Said road to be 33 feet wide, and said described line to be the southern boundary of said road from point of commencement to the south-east corner of lot 479; thence to terminal point. Said described line to be the centre of said described road.

By order of the Council of Coquitlam Municipality.

June 10th, 1893.

R. P. IRVINE,

je22

OTICE is hereby given that the City of Kootenay Land and Improvement Company, Limited Liability, intend to apply, at the expiration of three months from the first publication of this notice, for an Order in Council changing the name of the said Company to "The Kootenay Land and Improvement Company, Limited Liability

Dated this 11th day of April, A.D. 1893. BODWELL & IRVING,

Solicitors for the City of Kootenay Land and Improvement Company, Limited Liability.

MISCELLANEOUS.

NOTICE is hereby given that 60 days after date I intend to apply to the Gold Commissioner of West Kootenay District for permission to lease 1,000 inches of water for a period of 99 years, the water to be taken from Carpenter Creek at a point 2½ miles from its mouth. The water is to be used to supply the Town of New Denver and any additions thereto, ARTHUR C. DICK.

New Denver, April 20th, 1893.

MISSION DISTRICT MUNICIPALITY

NOTICE is herby given that pursuant to sec. 17 of the "Municipal Act" an application has been made to the Lieutenant-Governor in Council to extend the limits of Mission District Municipality, the following being the boundaries of the proposed extension, to wit: Commencing at the centre of Hatzic Slough where the same intersects Fraser River; thence north following the centre of said slough on the east side of Hatzic Island to the south boundary line of section 2, township 18, where the same intersects said slough; thence west to the centre line of said section 2; thence north to section 11; thence east to the south-east corner of said section 11; thence north to the centre line of section 13; thence east to the centre point of said section 13; thence north following the centre line of sections 13, 24, 25, and 36 to the north line of section 36; thence west 13 chains, following correction line; thence north to the north boundary of Dewdney Municipality; thence west to Mission District Municipality; thence south, following the present eastern boundary of Mission District Municipality, to the point of commencement. all and singular the east 80 acres of district lot No. 4, group 3, New Westminster District.

Further, pursuant to section 18 of the "Municipal Act," application has been made to the Lieutenant-Governor in Council to reduce the limits of Mission District Municipality, the said reduction to comprise all and singular the west 80 acres of district lot No. 4,

group 3, New Westminster District.

A. W. PEEN, C.M.C.

Mission, 2and June, 1895.

je29

VERNON CITY BY-LAWS.

BY-LAW No. 14.

A By-law for the Prevention of Immoderate Riding or Driving within the City of Vernon.

O PERSON driving any carriage or other vehicle drawn by a horse, horses or other animals in any of the streets, lanes or thoroughfares of the City of Vernon, shall cause, suffer or permit the horse or other animal to go at a gallop or other immoderate rate of speed exceeding eight miles an hour, and every person riding or driving on the streets or thoroughfares of the City shall slacken the speed of his horse or other animal upon approaching any crossing for foot passengers upon which any person shall be crossing such street or thoroughfare

Any person or persons who shall violate the provisions of this by-law, or any part thereof, shall, on conviction before the Mayor, Police Magistrate or other Justice of the Peace having jurisdiction in the City, forfeit and pay such sum not exceeding twenty dollars and costs, together with costs of prosecution.
Passed by the Council the 5th day of June, 1893.

Reconsidered and finally passed the 12th day of

June, 1893. Signed and sealed the 14th day of June, 1893. W. F. CAMERON,

[L S.] R. J. DAVIES, City Clerk.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the City of Vernon on the 12th day of June, A. D. 1893, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

> R. J. DAVIES, City Clerk.

Mayor.

VERNON CITY BY-LAWS.

BY-LAW NO. 15.

WHEREAS it is necessary that a by-law be passed for levying a rate on all the real property and improvements upon real property on the Assessment Roll of the City of Vernon to provide for the necessary expense of the Corporation for the current year:

Therefore the Mayor and Council of the Corporation

of the City of Vernon enact as follows:
1. There shall be raised, levied and collected upon all real property and improvements upon real property mentioned in the Assessment Roll of the said City of Vernon for the year 1893, an equal rate of one cent on the dollar on the assessed value thereof, as appears on the said roll.

2. The aforesaid taxes shall be due and payable by the person or persons liable to pay the same to the Collector of the City of Vernon at his office on the 1st

day of September, 1893.

3. A rebate of one-sixth of the amount thereof shall be allowed on all taxes levied and assessed under section 1 of this by-law in all cases where the same are paid on or before the 31st day of October, 1893.

4. If the taxes, or any part thereof, due to the Corporation shall not be paid by the 31st day of December, 1893, the same may be collected in the manner provided by the "Municipal Act, 1892."

5. This by-law shall come into force and take effect

on and after the first day of August, 1893.

This by-law may be cited for all purposes as the "City of Vernon Municipal Rate By-law, 1893."

Passed by the Council the 19th day of June, 1893. Reconsidered and finally passed the 26th day of June, 1893.

Signed and sealed the 26th day of June, 1893. W. F. CAMERON,

Mayor.

R. J. Davies, City Clerk.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the City of Vernon on the 26th day of June, A.D. 1893, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

jy6

R. J. DAVIES City Clerk.

NORTH COWICHAN BY-LAWS.

REVENUE BY-LAW.

WHEREAS it is necessary to amend the "Revenue By-law 1891." By-law, 1891:

Be it enacted by the Reeve and Councillors of North Cowichan:

That section 5 be amended by striking out the words "one-third" and substituting "one-half" in fourth line.

That section 6 be amended by adding the following words thereto: "Provided always, that any existing improvements shall exempt as many acres as they will cover at \$2.50 per acre, and all such improved land shall be rated as real estate.

That a section 12 be added taxing the owners of all

dogs \$2 for every dog in excess of one animal.

That section 5, Schedule A, be amended by adding the words "for each store."

That section 12, Schedule A, be amended by adding the word "profession" after the word "occupation" in the second line. That a section 14 be added to Schedule A taxing all

loggers and laggers using the public roads, \$5 for every six months.

Reconsidered and finally passed this 24th day of

WM. DRINKWATER,

June, 1893. LS.

Jas. Nordross, C.M.C.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of North Cowichan on the 24th day of June, A. D. 1893, and all persons are hereby required to take notice that anyone desirous of

applying to have such by-law or any part thereof quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

JAS. NORCROSS, C. M. C.

BY-LAW No. 47.

For the Better Preservation of the Public Safety.

BE IT ENACTED by the Reeve and Council of the Municipality of North Cowichan as follows:-

That any person partially chopping or burning a tree or trees within reach of a public road and leaving the said tree or trees standing in such partially chopped or burned state shall be liable to a fine of \$50 on summary conviction before any two Magistrates, or in default of payment to imprisonment for a period not exceeding one calendar month.

Reconsidered and finally passed this 15th day of

April, 1893.

WM. DRINKWATER, Reeve.

[L.S.] Jas. Norcross,

C. M. C.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the North Cowiehan Municipality on the 15th day of April, A. D. 1893, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

JAS. NORCROSS, C. M. C.

jy6

DELTA BY-LAWS.

CEMETERY BY-LAW, 1893.

WHEREAS it is necessary and expedient to acquire more suitable ground for cemetery purposes than the plot at present used in the Municipality:

And whereas in the opinion of this Council a suitable location can be obtained in the south-west portion of south-west quarter of Section 11, Township 5:

Be it therefore enacted by the Municipal Council of

the Corporation of Delta, pursuant to the provisions of sub section 27 of section 104 of the Municipal Act of 1892:

That the Reeve be empowered to deed over the five acres of land at present used for cemetery purposes to Mr. W. H. Ladner in exchange for a deed in fee simple of six acres of land situate in the southwest portion of south-west quarter Section 11, Town-

This by-law to be subject to the ratification of the

ratepayers of the Municipality.

This by-law may be cited for all purposes as the "Delta Cemetery By-law, 1893."

Passed the Municipal Council on the 18th day of May, 1893.

Reconsidered and finally passed this 22nd day of June, 1893.

[L.S.]

H. D. BENSON, Reeve.

C. F. GREEN,

Clerk, Municipal Council.

NOTICE.

The above is a true copy of a By-Law passed by the Municipal Council of the Municipality of Delta on the 22nd day of June, A.D. 1893, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law or any part thereof quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this By-Law in the British Columbia Gazette, or he will be too late to be heard in that be-

C. F. GREEN, C. M. C.

RICHMOND BY-LAWS.

A BY-LAW

To authorize the Borrowing of the Sum of Five Thousand Dollars to meet the Payment of all Bills chargeable to General Revenue Account of the Corporation of the Township of Richmond before the Revenue of the Year 1893 becomes payable.

WHEREAS it is deemed necessary and expedient to provide funds for the payment of expend-

iture as aforesaid:

Be it therefore enacted by the Reeve and Council of the Corporation of the Township of Richmond, in accordance with the provisions of the "Municipal Act, 1892," and the "Municipal Act Amendment Act, 1893," as follows:—

1. That the Reeve, the members of the Financial Committee and the Clerk be and is hereby authorized to sign a promissory note, and to affix the seal of the Corporation thereto, in favour of the Bank of British North America, at Vancouver, for the principal sum of five thousand dollars (\$5,000), with interest at the rate of six per cent. per annum. The said principal and interest shall be payable on the 31st day of December, A.D. 1893.

2. This by-law may be cited as the "Richmond Borrowing By-law, 1893."

Passed the Municipal Council this 3rd day of June,

Reconsidered and adopted, and the seal of the Corporation attached, this 24th day of June, A.D. 1893.

B. W. GARRATT,

[L.S.] Reeve.

THOMAS M. RAE, C. M. C.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the Municipality of Richmond on the 24th day of June, A.D. 1893, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf. jy6

THOMAS M. RAE, C. M. C.

A BY-LAW

For the prevention of the Growth of Noxious Weeds,

THE Reeve and Council of the Corporation of the Township of Richmond enact as follows:-

1. That every owner, lessee, tenant, occupier or agent for the owners or lessee of any land shall cut and destroy, or cause to be cut and destroyed, all thistles and every other species of noxious weeds growing upon such land, and on one-half of the public roads fronting said lands, before they have begun to flower.

2. That in case of refusal or neglect on the part of any owner, lessee, or agent, to cut and destroy thistles and all other species of noxious weeds within six days after notice to do so has been given by the Clerk of the Municipality, it shall be lawful for any person authorized by the Council in this behalf to enter upon any land whereon any thistles or other noxious weeds are growing, and cut them down and destroy them at the owner's, lessee's, or agent's expense.

3. That in case any owner or other claimant of real estate being absent, a notice requesting him so to cut and destroy said thistles or other noxious weeds, attixed on some conspicuous place on the land, shall be

deemed legal service.

4. That every person convicted of an infraction of this by-law shall forfeit and pay a penalty not exceeding fifty dollars (\$50), in addition to any expenses

incidental to such infraction.

That the penalties and expenses imposed hereby shall be recoverable in a summary way before a Justice of the Peace and by distress or sale of the goods and chattels of the offender, and for want of sufficient distress such offender may be imprisoned in the common gaol for any term not exceeding one month, the imprisonment to cease upon payment of amount due and costs

This by-law may be cited for all purposes as the

"Richmond Noxious Weeds By-law, 1893," Passed its third reading this 24th day of June, A.D.

Reconsidered and adopted and the seal of the Corporation attached this 3rd day of July, A. D. 1893.
B. W. GARRATT,

L.S.

Reeve.

THOMAS M. RAE, C.M.C.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of Richmond Municipality on the 3rd day of July, A. D. 1893, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that

> THOMAS M. RAE, C.M.C.

SURREY BY-LAWS.

A BY-LAW

To provide for the exemption of Improvements from Taxation in the Municipality of the District of Surreu.

WHEREAS it is deemed expedient to exempt improvements from taxation:

Be it therefore enacted by the Municipal Council of

the said District Municipality of Surrey That improvements shall be and hereby are exempt

from taxation. This by-law may be cited as the "Improvements

Exemption By-law, 1893.

Passed in open Council this 15th day of May, A.D.

Reconsidered and finally passed, and the seal of the Corporation ordered to be affixed, this 26th day of June, A.D. 1893.

[L.S.]

JOHN ARMSTRONG, Reeve.

EDMUND T. WADE, C. M. C.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the District Municipality of Surrey on the 26th day of June, A.D. 1893, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law or any part thereof quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

EDMUND T. WADE,

jy6

C. M. C.

A BY-LAW

For raising a Municipal Revenue in the Municipality of the District of Surrey.

WHEREAS it is expedient to fix the amount of money to be levied and collected by means of the issue of each trade license:

And whereas it is expedient to fix the rate of taxation to be levied and collected upon the assessed value of wild land within the said Municipality:

And whereas it is necessary to levy a rate annually upon all land, other than wild land, contained upon the assessment roll:

Be it therefore enacted by the Municipal Council of the said District Municipality of Surrey, pursuant to the provisions of the Municipal Act:-

1. That the periodical sum to be paid by any person or persons for a trade license shall be the maximum amount for which he or they are liable and chargeable under the provisions of the Municipal Act.

2. That there shall be imposed, raised, levied and collected an annual tax of two and one-half per cent. $(2\frac{1}{2}\%)$ upon the assessed value of all wild land within the said Municipality, which shall be due and payable on the first day of July in each and every year.

3. That there shall be raised, levied and collected in each and every year upon all the land, other than wild land, contained upon the assessment roll for the time being in force in the Municipality, an equal rate of six (6) mills on the dollar on the assessed value thereof, as appears upon the said roll, and the said rate shall be payable on the first day of August in each and every year in order to entitle the persons assessed to an abatement. JULY 6TH, 1893.]

4. This by-law may be cited as the "Revenue Bylaw, 1893.

Passed in open Council this 15th day of May, A.D.

Reconsidered and finally passed, and the seal of the Corporation ordered to be affixed, this 26th day of June, A.D. 1893.

JOHN ARMSTRONG,

EDMUND T. WADE, $C.\ M.\ C.$

[L.S.]

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the District Municipality of Surrey on the 26th day of June, A.D. 1893, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

> EDMUND T. WADE, C. M. C.

jy6

VANCOUVER CITY BY-LAWS.

No. 182. A BY-LAW

To provide for the Government and Management, Rates and Rents of the Water-Works System, and Collection thereof.

7 HEREAS it is expedient that provision should be made for the government and maintenance of the Water-works system of the City of Vancouver, and to fix the rates payable for the use of water supplied by the City, and for the collection and enforcing the payment of the same by making them a charge on the lands of the owners or tenants using the water, and for enabling the same to be recovered in the same manner as overdue taxes.

Be it therefore enacted by the Mayor and Council,

in open meeting assembled, as follows

That the water rates or rents to be charged and payable by consumers for the supply of water to them within the limits of the city shall be those set forth in the Schedule hereto annexed; that all water rates or rents (except 'meter' rates, which shall be paid monthly) shall become due and be payable quarterly, in advance, at the office of the Clerk to the Waterworks Committee, on the first day of the months of January, April, July and October, in each and every year, save and except water rates for building or other special purposes, which shall be payable in advance, when an agreement for the supply has been made at the Water-works office.

2. That a discount of twenty per cent. shall be allowed on all rates paid previous to the day on which they shall become due, and twenty days after, except rates for building or other special purposes, which

shall be net rates, payable in advance.

3. In no case shall a service be laid for a less annual

rental than \$12.00.

4. The expense of connecting service with main to within twelve inches of the boundary of the lot on which the buildings are erected will be borne by the City and the work performed by it; but the expense of the distribution of water from twelve inches outside the boundary of the lot through such lot, houses, stores, offices, buildings, or parts of buildings, shall be borne by the proprietors, tenants, or occupants. No premises shall be entitled to more than one free service, and no free service be granted for lawn pur-

poses only

5. That all plumbers' work connecting the Waterworks system with or contained in any lands, premises, house, store, office, building, or part of a building, shall be done in a good and workmanlike manner with first-class materials, sufficiently strong to resist the pressure of the Water-works system and the water contained therein, and in accordance with the provisions of the Plumbing by-laws of the city, and all cocks and other appliances used for the purpose of drawing off the water shall be made upon the compression principle, and shall be subject to the approval of the said City Water-works Committee, or duly authorized agents or officers, and should any such work or materials be not approved by the said Waterworks Committee, their officers or agents, or become out of repair, it shall be lawful for the said Committee,

or authorized officer, to turn off or refuse to turn on the supply of water; and no plumber or plumbers, their workmen or servants, shall be allowed to make any connection with the said Water-works system for any purpose whatsoever, unless he or they shall have first received permission in writing from the Clerk to the Committee to make such connection, on each and

every separate occasion.

6. That it shall be lawful for the said Committee, whenever they shall deem it advisable, to compel the use of water meters by any consumer or consumers, and to refuse to supply water to any premises whatso-ever, unless the person or persons requiring the water shall first sign an agreement to take, use and pay for such water according to the form provided for that purpose; that no water meter shall be used in connec tion with the Water-works system by any person or persons, unless said water meter shall have been first authorized by the said Committee. Every owner, tenant or occupant shall give every facility for the introduction and protection of water meters placed upon their premises; that whenever any person or persons refuse to pay water rates or rents within the time specified in the said agreement for the water as registered by the water meter, it shall and may be lawful for the said Committee to cut off the supply, and also in every such case to collect the water rates or rents for the water supplied, as if no water meter had been used; and in all cases where the water meter indicates that no water has been used, it shall and may be lawful to charge and collect the same water rates as if no water meter had been introduced.

7. That in case of the nonpayment of water rates or rents by any person or persons for twenty days after the expiration of the day upon which the same shall have become due or payable, the said Committee, or their duly authorized officers or agents, may cut off the supply of water from any lands, premises, house, store, office, building, or part of building, upon which the said water rates or rent shall be due, and the water shall not again be turned on except upon payment of all arrears due, and the further sum of one dollar to pay for the expense of turning the water on

8. That water shall be introduced into lands, premises, houses, stores, offices, buildings, or parts of buildings, only upon the signature of the owners or their duly authorized agents, who shall sign the proper

application provided for that purpose.

9. That any person or persons lending, selling, giving, or otherwise disposing of the water supplied by the said City, or permitting the water to be taken or carried away for the use or benefit of others, or increasing the supply agreed for with the said City, or wrongfully neglecting or improperly wasting the water, shall upon conviction thereof pay a penalty not exceeding twenty dollars, or in default shall be liable to imprisonment in the common jail for a period not exceeding one calendar month, with or without hard

10. That no additional tap or water cock shall be attached by any person or persons to any premises whatsoever or wherever, without the permission of the said Committee first obtained for that purpose.

11. That all hose, jets and cocks used by a consumer

or consumers shall be subject to the approval of the said Committee or their authorized agents for the

time being.

12. That no person or persons, except those duly authorized by the said Committee, shall tap or make any connection with the main or other distribution pipes of the said Water-works system in any manner whatsoever.

13. That all persons taking water shall keep their own service pipe and all fixtures connected therewith well protected from frost, at their expense, and also shall keep in good repair, or replace by a new one

when necessary, the compression cock placed by them at the termination of the service pipe.

14. That no application shall be entertained for water to supply any premises in respect of which water rates or rents, or the price of service extension, are due to the said Committee, until such indebtedness is paid. The water may be withheld from any person who is in arrears for water rates or rents, or the price of service extension, until the amount due shall be paid, whether such person resides on the premises where the water was used for which he is in arrears, or on any other premises where water be supplied.

15. That washing windows with hose between the hours of eight o'clock in the morning and five o'clock in the evening shall not be allowed, and sprinkling the streets with hose by private consumers is hereby strictly forbidden; and no person or persons shall be allowed to sprinkle or use in any manner whatsoever the water supplied by the City upon lawns, gardens, yards or grounds of any description, except between the hours of five and nine o'clock in the morning, and the hours of five and eleven o'clock in the evening.

16. The turn-cocks in or under the sidewalks or public streets are the property of the said City, and any person or persons found tampering with them in any way will be prosecuted.

17. If at any time it shall appear that a wrong statement has been made of the number of rooms in a house or building for the purpose for which the water was to be used, or there has been any addition made to, or alteration in, the premises of any consumer or consumers, it shall be the duty of the Clerk to make the proper correction forthwith.

18. No water rate or rent shall be charged for a less period than three months, except by special agreement

made with the Committee.

19. Any person or persons who may require water for building purposes shall make application in writing to the Clerk, accompanied by an estimate of the number of bricks, cords of stone, yards of plastering, and yards of cement or concrete, for which the water is required, and pay the water rates in advance upon such estimated quantities; and if more materials are used, or intended to be used, than that stated in the original estimates, the applicant or applicants shall pay the extra additional charges forthwith.

20. When statements are made of the quantity of water used, or to be used, the Clerk may require the same to be verified by a statutory declaration.

21. The right is hereby reserved to suspend or stop the supply of water by resolution of the Water-works Committee for the City, to all customers for use in fountains, or by jets, garden hose, or sprinklers, or to further limit the hours for using the same, whenever in the discretion of the said Committee the public

interests may require it.

22. The Clerk to the Water-works Committee may have the water shut off the premises of any person or persons not complying with any of the rules and regulations made by the said Committee; and in cases where the water has been shut off for allowing waste or leaks, or defects in pipes or cocks, he shall refuse to turn it on again until he shall receive satisfactory evidence that the necessary repairs have been properly made.

23. That a register shall be kept showing the name or names of the person, persons, partnership, or corporate body to whom water has been from time to time supplied by the City, the number of gallons, when known, used by each such person, persons, or body corporate, the amounts payable therefor, and the dates when such payments became overdue.

24. That when any water rate due or money payable for the use of water supplied by the City shall be overdue for a period of six months a list of the said arrears, rates, dues, or monies payable, as aforesaid, shall be handed to the City Treasurer, hereinafter

called the Collector, for collection.

25. That on receiving the said list the Collector shall forthwith serve upon or transmit by mail (registered) a notice containing a statement and demand for the rates due, or monies payable, as aforesaid, to each person, persons, or body corporate, whose name appears on the list of arrears, or to the agent of such person, persons, or body corporate, if absent, and such statement and demand shall mention the time when and the amount of such rates, dues, or monies are required to be paid, and the said Collector shall enter the date of mailing such notice on the said list of arrears opposite the name of the person, persons, or body corporate owing such rates, dues, or monies, and such entry shall be prima facie evidence of the mailing of the same.

26. That any person, persons, or body corporate who personally, or by his agent in the City, shall have been served with, or shall have had such statement mailed to him, as aforesaid, neglects to pay the said rates, dues, or monies payable for thirty days after demand, as aforesaid, the Collector may, by himself or agent, levy the same with costs by distress and sale of the goods and chattels of the person, persons, or body corporate who ought to pay the same, or any goods and chattels in his possession, or in the possession of any person for him, wherever the same may be found in the City. Notice shall be given by posters posted up in at least three of the most public places of the City, and in three issues of one or more newspapers published therein, when and where the sale of goods and chattels distrained is to be made, giving at least eight days' public notice of sale, and of the name of the person whose property is to be sold, and at the time named in the notice the Collector or his agent shall sell at public auction the goods and chattels distrained, or so much thereof as may be necessary. And in all cases when goods and chattels are enclosed, or supposed to be enclosed, by doors, or houses, barns, or outbuildings, cupboards, or other close whether enclosed by walls, fences, gates, or otherwise, the seizing officer may open the same, or cause the same to be opened, in the presence of two witnesses with all necessary force to effect the said opening, and in all cases goods and chattels in and upon the premises in respect of which the rates, dues, or monies where the water has been used are due, shall be liable for the payment of the same.

27. That if the goods and chattels seized are sold for more than the whole amount levied for and the costs attending the seizure and sale, the surplus, on demand, shall be returned to the person, persons, or body corporate, in whose possession such goods and chattels were at the time when the seizure was made, and, in case said surplus shall not be demanded, it shall be held by the Treasurer, and remain in the hands of said Treasurer to be held for and paid over, on demand, to the person, persons, or body corporate in whose possession such goods were, as aforesaid, or otherwise to the person entitled as owner of said goods

and chattels to said surplus.

28. That if any of the rates, dues, or monies payable on the said list remain unpaid and the Collector is unable to collect the same, he shall show on the list when returned opposite to each name the reason why same could not be collected by adding the words "non-resident," or "not sufficient property to destrain," as the case may be.

29. The rates, dues, and monies payable, as aforesaid, shall be a special lien on such lands, goods, and chattels on or in respect of which the water supplied by the City was used and the debt incurred having preference to any claim, lien, privilege, or incumbrance of any party except the Crown, and shall not require registration to preserve it.

30. The Corporation may register with the Registrar of Titles all rates, dues, or monies payable on the land in respect of water used or supplied to owners or tenants thereon at the expiration of the fiscal year.

- 31. Nothing in this by-law shall be construed to make it obligatory on the City to supply water continuously, but will, as far as possible, do so; but if the water is shut off for more than 24 hours at any one time, the City will deduct from the accounts for water due an amount in proportion to the number of days during which the water is so shut off.
- 32. Any person, persons, or body corporate, being dissatisfied with the accounts for dues owing by them to the City, for water used by them shall, within the period of ten days after such account is mailed to them, give notice to the Clerk of the Water Works Committee stating what items of such account is objected to by them, and in default of such notice being sent, as aforesaid, no complaint as to the incorrectness of the account will be entertained by the said Committee.
- 33. The Clerk to Water Works Committee, or any officer duly authorized by such Committee for that purpose, shall have the right to enter premises where water supplied by the City may be used, at all reasonable times, for the purpose solely of inspecting and ascertaining whether the provisions of this by-law, or any regulation made thereunder, are being duly observed by the person, persons, or body corporate using such water.
- 34. Any person guilty of an infraction of any of the provisions of this by-law shall, on conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace having jurisdiction, forfeit and pay a penalty, in the discretion of the Mayor, Police Magistrate, or Justice or Justices convicting, not exceeding the sum of one hundred dollars and costs for each offence, and in default of payment thereof it shall be lawful for the Mayor, Police Magistrate, or Justice or Justices of the Peace so convicting, as aforesaid, to issue a warrant under his hand and seal to levy the said penalty and costs, or penalties or costs only, by distress and sale of the offender or offenders' goods and chattels, and should there be no sufficient distress to satisfy the said penalty and costs, or penalty or costs only, it shall and may be lawful for the Mayor, Police Magistrate, or Justice or Justices convicting, to commit the offender or offenders to any lock-up house in the said City, or in the Provincial

gaol of New Westminster, for any period not exceeding two months.

35. That the provisions contained in the 58th and 83rd clauses, inclusive, of the "Vancouver City Incorporation Act, 1886," 49 Vict., cap. 32, shall be taken and read as part of this by-law in so far as they may be applicable to the recovery of the rates, dues, and monies payable, as aforesaid, by the sale of lands, as if they had been enacted for the recovery of the said rates, dues, and monies due for the supply of water in lieu of taxes. And the powers and authorities granted and conferred thereby to and in the Collector therein mentioned are hereby granted and conferred to and in the Collector hereinbefore mentioned. And whenever the word "tax" or "taxes" appear in the said sections there shall be read in lieu thereof the words "rates, dues, or monies payable for water supplied or used by the owners or tenants."

SCHEDULE OF ANNUAL WATER RATES.

SCHEDULE OF ANNUAL WATER	U	AIL	25.
Dwelling house, one family, (addi-			
tional rates for bath, W. C., and			
	2	00	per year.
		00	Por Journ
Bath tubs, private		00	11
		00	10
Water closets, private		00	11
		00	11
Urinals		00	11
		00	11
each additional chair	3	00	11.
	24	00	11
Hotels and boarding houses, per room			
if over 8 rooms, and baths, urinals,			
and W. C. extra	1	25	11
	10	00	11
Offices\$6 to 1	2	00	11
Sleeping rooms	3	00	11
Printing offices (not including engine			
	60	00	11
	36	00	11
Saloons\$18 to	36	00	11
Stables, private, for one horse or			
cow, including washing one vehicle	6	00	11
Each additional horse or cow	3	00	11
Stables, livery and public, including			
washing of carriages up to six			
horses, each horse	4	80	11
Each additional horse over six	3	00	11.
	24	00	11
	2	00	11
each additional person.	1	20	11
Sprinkling with garden hose, lot 66			
ft. by 132 ft	6	00	11
ft. by 132 ft			
It. by 132 It		00	11
A discount of 20 per cent, will be	all	ow	ed if paid
within 20 days after they become due.			
Building purposes, each 1,000 brick			\$.121
barrel cement.			$12\frac{1}{2}$
lima			101

The Vancouuer City water works reserve the right at their pleasure to substitute in lieu of the above rates the rate of 50 cents per 1,000 gallons.

METER RATES.

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Done and passed in open Council this 26th day of June, A. D. 1893.

[L. S.] F. COPE, Mayor.

Thos. F. McGuigan, City Clerk.

VANCOUVER CITY BY-LAWS.

No. 183.

A By-Law to regulate the Width of Tires and Wheels of Vehicles.

W HEREAS it is deemed expedient that the width of all tires and wheels of all vehicles used in the City of Vancouver for the conveyance of merchandise, articles or burden goods, wares, should be regulated:

Be it therefore enacted by the Mayor and Council of the City of Vancouver, in open meeting assembled, as follows:—

- 1. No person, persons, or body corporate shall use, or procure the use of, within the City of Vancouver, any waggon, cart, dray, or other vehicle of heavy draught upon any of the public streets for the purpose of or capable of drawing or conveying any articles of merchandise, brick, sand, iron, wood, stones, coal, or goods of any description when the weight of the load on the waggon, cart, dray, or other vehicle, or which it is capable of carrying, exceeds three tons, unless the tires upon the wheels of such waggon, cart, dray, or other vehicle are of a width of at least four inches; and when the weight of the load, or the weight of the load which it is capable of carrying, exceeds two tons and does not exceed three tons, are of a width of at least three inches; and when the weight of the load, or the weight of the load which it is capable of carrying, is under two tons, are of a width of at least two and a half inches.
- 2. No person, persons, or body corporate shall use, or procure the use of, in the public streets of the city, any two-wheeled dump cart, unless the tires of the wheels of such dump cart are at least three and a half inches in width.
- 3. The Street Inspector or any constable of the city shall have the authority, on suspecting or receiving information that any waggon, cart, dray, or other vehicle is being used on the public streets of the city in contravention of the provisions of this by-law, to require the owner or driver of such waggon, cart, dray, or other vehicle to have the load being carried by such waggon, cart, dray, or other vehicle weighed by such owner or driver at the nearest public weigh scale, and in the event of such owner or driver refusing to have the same weighed when so requested, he shall be deemed to have been guilty of an infraction of this by-law, and be liable to the penalties thereof.
- 4. The owner of every cart, waggon, dray, or vehicle used for the conveyance of goods, wares, or merchandise upon or through any of the public streets of the City of Vancouver shall annually, before the 30th day of June in each year, register the same in his own name in the office of the License Inspector, and at the same time declare what weight of goods, wares, or merchandise such waggon, cart, dray, or vehicle is capable of carrying, and shall obtain from such License Inspector a plate with the tare inscribed thereon, bearing the number of such waggon or other vehicle and the number of tons it is capable of carrying, and shall affix and retain to such waggon, cart, or other vehicle, on the off-side thereof, such plate in a conspicuous part thereof. Any owner making a declaration stating incorrectly what weight such cart, waggon, dray, or other vehicle is capable of carrying shall be deemed to be guilty of an infraction of this by-law, and liable to the penalties thereof. The provisions of this clause shall not apply to transient vehicles owned outside the said city.

5. Any waggon, cart, dray, or other vehicle, the body of which is on springs, shall be allowed to have tires to the wheels thereof one-half inch less in width than the width of tires be this by law provided.

than the width of tires be this by-law provided.
6. Upon every conviction under this by-law, the convicting Magistrate, besides imposing a penalty, shall order the defendant to make the necessary alteration in the wheels and tires of his vehicle by a day to be named in the said order, and the neglect or refusal of the defendant to obey such order shall constitute a fresh offence against this by-law, for which offence a new conviction may be had and a new order made, until some one of such successive orders shall have been obeyed by the defendant.

7. Any person guilty of an infraction of any of the provisions of this by-law shall, on conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace having jurisdiction, forfeit and pay a penalty, in the discretion of the Mayor, Police Magistrate, or Justice or Justices convicting, not ex-

ceeding the sum of ten dollars and costs for the first offence, and a sum not exceeding one hundred dollars for each subsequent offence; and in default of payment thereof it shall be lawful for the Mayor, Police Magistrate, or Justice or Justices of the Peace so convicting as aforesaid to issue a warrant under his hand and seal to levy the said penalty and costs, or penalty or costs only, by distress and sale of the offender or offenders' goods and chattels, and should there be no sufficient distress to satisfy the said penalty and costs, or penalty or costs only, it shall and may be lawful for the Mayor, Police Magistrate, or Justice or Justices convicting, to commit the offender or offenders to any lock-up house in the said city, or in the Provincial Gaol of New Westminster, for any period not exceeding two months.

OTICE is hereby given that a Public Highway, 40 feet in width, is hereby established as follows, viz.:—Commencing at the N.W. corner of Section 10, Township 35; thence west following the section line between the N.E. \(\frac{1}{4}\) section 9, and the S.E. \(\frac{1}{4}\) section 16, Township 35, 3 chains, and having a width of 20 feet in the clear on each side of said line; thence in a north-westerly direction and following the boundary line between Isaac Heard's and Fitzgerald McCle ery's farms to its intersection with the main road, and having a width of 10 feet in the clear on I. Heard's side of

two months from the passing hereof.

July, 1893.

[L.S.]

F. COPE, Mayor.

THOS. F. McGUIGAN,

City Clerk.

MISCELLANEOUS.

PUBLIC HIGHWAY—SPALLUMCHEEN MUNICIPALITY.

This by-law shall take effect and come into force a width of 10 feet in the clear on I. Heard's side of we months from the passing hereof.

Done and passed in open Council this 3rd day of McCleery's side of the said line.

Recorded the first clear on 1. Heard's side of McCleery's side of the said line.

By order of the Municipal Council. HENRY SEYDEL, C.M.C. Spallumcheen, March 18th, 1893. my25

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